Appendix F

STAKEHOLDER ENGAGEMENT REPORT

NSD



PHEFUMULA EMOYENI ONE (PTY) LTD

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA

Stakeholder Engagement Report



14/12/16/3/3/2/2596 SEPTEMBER 2024

CONFIDENTIAL

PHEFUMULA EMOYENI ONE (PTY) LTD

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA

Stakeholder Engagement Report

TYPE OF DOCUMENT (VERSION) CONFIDENTIAL

PROJECT NO. 41105236 OUR REF. NO. <u>14/12/16/3/3/2/2596</u>

DATE: SEPTEMBER 2024

PHEFUMULA EMOYENI ONE (PTY) LTD

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA

Stakeholder Engagement Report

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Checked by	Ashlea Strong	Ashlea Strong		
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WSP

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CONTENTS

1	INTRODUCTION	1
1.1	PROJECT BACKGROUND	1
1.2	TERMS OF REFERENCE AND DETAILS OF THE EAP	1
1.3	PUBLIC PARTICIPATION	2
1.4	APPROACH TO STAKEHOLDER ENGAGEMENT	4
2	PUBLIC PARTICIPATION TO DATE	7
2.1	PRE-APPLICATION CONSULTATION	7
2.2	IDENTIFICATION OF KEY STAKEHOLDERS	7
2.3	NOTIFICATION PROCEDURES	8
2.4	STAKEHOLDER REGISTRATION	16
2.5	COMMENTS RECEIVED	16

TABLES

Table 1-1 - Details of the EAP	1
Table 1-2 - Level of Public Participation as per Public Participation Guideline (DEA, 2017)	4
Table 2-1 - Interested and Affected Parties Table	7
Table 2-2 - Dates on which the advert was published.	9
Table 2-3 – Proof of Site notices placed.	9
Table 2-4 – Comments and response to date	17

APPENDICES

APPENDIX A

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA CONFIDENTIAL | WSP Project No.: 41105236 | Our Ref No.: 14/12/16/3/3/2/2596 September 2024 PHEFUMULA EMOYENI ONE (PTY) LTD

- STAKEHOLDER DATABASE
- APPENDIX B
- NOTIFICATIONS
- APPENDIX B.1
- ADVERTISEMENT
- APPENDIX B.2
- SITE NOTICE
- APPENDIX B.3
- NOTIFICATION LETTER
- APPENDIX B.4
- PROOF OF NOTIFICATION
- APPENDIX B.5
- PROOF OF PUBLIC REVIEW
- APPENDIX C
- MEETINGS
- APPENDIX C.1
- DFFE PRE-APPLICATION MEETING
- APPENDIX D
- COMMENTS RECEIVED

1 INTRODUCTION

All changes and additions made in this report from the draft have been underlined.

1.1 PROJECT BACKGROUND

The proponent is proposing the development of the Phefumula Emoyeni One electrical grid infrastructure, to tie the proposed Phefumula Emoyeni One Wind Energy Facility (WEF) into the national grid, in Mpumalanga. The facility consists of the following distinct projects referred to as:

- Phefumula Emoyeni One WEF (up to 550MW);
- Phefumula Emoyeni One Electrical Grid Infrastructure comprising the 400kV Grid Connection and Main Transmission Substation (MTS) and Distribution substations with associated 132kV overhead lines.

The focus of this Stakeholder Engagement Report (SER) is the proposed Phefumula Emoyeni One electrical grid infrastructure project (DFFE Ref: 14/12/16/3/3/2/2596).

The proposed project will be applied for under a Special Purpose Vehicle (SPV), and the Project Applicant is therefore Phefumula Emoyeni One (Pty) Ltd. The Phefumula Emoyeni One electrical grid infrastructure is located approximately 16km north-west of Ermelo in the Msukaligwa Local Municipality and Gert Sibande District Municipality, in the Mpumalanga Province of South Africa.

The electrical grid infrastructure will be located over 10 farm portions and will have a project area of approximately 593.88 hectares (ha). Within this project area the extent of the buildable area will be subject to finalization based on technical and environmental requirements.

In order for the proposed project to proceed, it will require an Environmental Authorisation (EA) from the Competent Authority (CA) (i.e., the National Department of Forestry, Fisheries and Environment, (DFFE)).

1.2 TERMS OF REFERENCE AND DETAILS OF THE EAP

WSP Group Africa (Pty) Ltd (WSP) was appointed in the role of Independent Environmental Assessment Practitioner (EAP) to undertake the Scoping and Environmental Impact Assessment (S&EIA) processes for the proposed Project. This Stakeholder Engagement Report (SER) was compiled as part of the S&EIA process and must be read in conjunction with the Draft Scoping Report (DSR) in support of the environmental authorisation (EA) application. **Table 1-1** details the relevant contact details of the EAP.

EAP	WSP Group Africa (Pty) Ltd
Contact Person:	Ashlea Strong
Physical Address:	Building 1, Maxwell Office Park, Magwa Cres, Midrand, 1685
Telephone:	011 361 1392
Fax:	011 361 1301
Email:	Ashlea.Strong@wsp.com

Table 1-1 - Details of the EAP

Qualifications:	 Masters in Environmental Management, University of the Free State B Tech, Nature Conservation, Technikon SA National Diploma in Nature Conservation, Technikon SA
EAPASA Registration Number:	EAPASA (2019/1005)

To adequately identify and assess potential environmental impacts, the EAP was supported by a number of specialists, the details of which are provided in the DSR.

1.2.1.1 Statement of Independence

Neither WSP nor any of the authors of this Report have any material present or contingent interest in the outcome of this Report, nor do they have any business, financial, personal or other interest that could be reasonably regarded as being capable of affecting their independence. WSP has no beneficial interest in the outcome of the assessment.

1.3 PUBLIC PARTICIPATION

Public participation is understood to be a series of inclusive and culturally appropriate interactions aimed at providing stakeholders with opportunities to express their views, so that these can be considered and incorporated into the decision-making process. Effective public participation requires the prior disclosure of relevant and adequate project information to enable stakeholders to understand the risks, impacts, and opportunities of the proposed Project.

Basic reasons why the public are involved in the EIA Process:

- The environment is held in public trust, therefore use of environmental resources is everyone's concern.
- To ensure that projects meet the citizens' needs and are suitable to the affected public.
- The project carries more legitimacy, and less hostility, if interested and affected parties (I&APs) are able to influence the decision-making process.
- The final decision is deemed informed when local knowledge and values are included and when expert knowledge is publicly examined.

1.3.1 OBJECTIVES

The objectives of the public participation process (PPP) can be summarised as follows:

- Identify relevant individuals, organisations and communities who may be interested in or affected by the proposed Project;
- Clearly outline the scope of the proposed Project, including the scale and nature of the existing and proposed activities;
- Identify viable proposed Project alternatives that will assist the relevant authorities in making an informed decision;
- Identify shortcomings and gaps in existing information;
- Identify key concerns, raised by I&APs that should be addressed in the subsequent specialist studies;
- Highlight the potential for environmental impacts, whether positive or negative; and
- To inform and provide the public with information and an understanding of the proposed Project, issues and solutions.

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1.3.2 WHAT IS AN INTERESTED AN AFFECTED PARTY?

An I&AP is defined as any person, group of persons or organisations interested in or affected by an activity, and any organ of state that may have jurisdiction over any aspect of the activity.

The difference between an I&AP and a registered I&AP:

- An I&AP can be directly or indirectly impacted on by a proposed activity.
- A registered I&AP is a person whose name has been placed on the register of registered I&APs. According to the PPP Guidance document, 2017, only registered I&APs will be notified:
 - Of the availability of reports and other written submissions made to the competent authority (CA) by the Applicant, and be entitled to comment on these reports and submissions; and
 - Of the outcome of the application, the reasons for the decision, and that an appeal may be lodged against a decision.

For this report, registered I&APs will be referred to as Stakeholders.

1.3.2.1 Rights, Roles and Responsibilities of the Stakeholder

- Registered stakeholders have the right to bring to the attention of the CA any issues that they believe may be of significance to the consideration of the application. The rights of stakeholder are qualified by certain obligations, namely:
 - Stakeholders must ensure that their comments are submitted within the timeframes that have been approved by the DFFE, or within any extension of a timeframe agreed by the Proponent, EAP or competent authorities;
 - Serve a copy of the comments submitted directly to the competent authorities, the Proponent or the EAP; and
 - Disclose to the EAP any direct business, financial, personal or other interest that they might have in the approval or refusal of the application.

The roles of stakeholders in a public participation process usually include one or more of the following:

- Assisting in the identification and prioritisation of issues that need to be investigated;
- Making suggestions on alternatives and means of preventing, minimising and managing negative impacts and enhancing proposed Project benefits;
- Assisting in or commenting on the development of mutually acceptable criteria for the evaluation of decision options;
- Contributing information on public needs, values and expectations;
- Contributing local and traditional knowledge; and
- Verifying that their issues have been considered.

In order to participate effectively, stakeholders should:

- Become involved in the process as early as possible;
- Register as a stakeholder;
- Advise the EAP of other stakeholders who should be consulted;
- Contribute towards the design of the public participation process (including timeframes) to ensure that it is acceptable to all stakeholders;
- Follow the process once it has been accepted;
- Read the material provided and actively seek to understand the issues involved;

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- Give timeous responses to correspondence;
- Be respectful and courteous towards other stakeholders;
- Refrain from making subjective, unfounded or ill-informed statements; and
- Recognise that the process is confined to issues that are directly relevant to the application.

1.4 APPROACH TO STAKEHOLDER ENGAGEMENT

Our approach to stakeholder engagement is based on the following principles:

- Undertake meaningful and timely participation with stakeholders;
- Focus on important issues during the process;
- Undertake due consideration of alternatives;
- Take accountability for information used;
- Encourage co-regulation, shared responsibility and a sense of ownership over the proposed Project lifecycle;
- Apply "due process" particularly with regard to public participation as provided for in the EIA Regulations; and
- Consider the needs, interests and values of stakeholders.

The Public Participation guideline in terms of the NEMA EIA Regulations, drafted by the DEA (now DFFE) in 2017, tabulates the level of Public Participation required for various levels of anticipated project impacts. This table has been used to identify additional Public Participation methods which are required for the Project. Highlighted cells indicate the applicable response to the anticipated impacts. Results of the process are shown in **Table 1-2** below.

Scale of anticipated	Recommended Response	
impacts:	lf "yes"	lf "No"
Are the impacts of the project likely to extend beyond the boundaries of the local municipality?	Formal Consultation with other affected municipalities should be carried out during the PPP.	No need to have a formal consultation with other municipalities during PPP. Minimum requirements for public participation in accordance to EIA must be met.
Are the impacts of the project likely to extend beyond the boundaries of the province?	Formal Consultation with other affected provinces should be carried out during the PPP.	No need to have a formal consultation with other provinces during PPP. Minimum requirements for public participation in accordance to EIA must be met.
Is the project a greenfields development (a new development in a previously undisturbed area)?	Extensive consultation with Registered Interested and Affected Parties (RI&APs) might be required before a decision is taken on the project to in order to gather more information, and to ensure that there is minimal impact on the environment.	Minimum requirements for public participation in accordance to EIA Regulations must be met.
Does the area already suffer from socio-economic problems (e.g. job losses)	Extensive consultation with RI&APs within the area should be undertaken, to gather more	Minimum requirements for public participation in accordance to EIA Regulations must be met.

Table 1-2 - Level of Public Participation as per Public Participation Guideline (DEA, 2017)

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA CONFIDENTIAL | WSP Project No.: 41105236 | Our Ref No.: 14/12/16/3/3/2/2596 September 2024 PHEFUMULA EMOYENI ONE (PTY) LTD Page 4 of 69

Scale of anticipated			
impacts:	If "yes"	If "No"	
or environmental problems (e.g. pollution), and is the project likely to exacerbate these?	Information on both the socio- economic and environmental problems.		
Is the project expected to have a wide variety of impacts (e.g. socio- economic and ecological)?	Thorough consultation needs to be conducted with RI&APs, in order to address variety of impacts.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Public and environmental s	sensitivity of the project:		
Are there widespread public concerns about the potential negative impacts of the project?	Broader consultation with all RI&APs will need to be undertaken.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Is there a high degree of conflict among RI&APs?	There might need to be more consultation to ensure that there is consensus reached among RI&APs.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Will the project impact on private land other than that of the applicant?	Consultation with the private landowner must be done, and all their concerns need to be addressed.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Does the project have the potential to create unrealistic expectations (e.g. that a new factory would create a large number of jobs)?	Thorough consultation that addresses the perceptions of unrealistic expectations needs to be carried out.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Potentially affected parties:			
Has very little previous public participation taken place in the area?	More thorough public participation should take place within the area, to ensure that all potential and RI&APs participate.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Did previous public participation processes in the area result in conflict?	Additional consultation might be needed to ensure that issues of conflict are addressed effectively.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Are there existing organisational structures (e.g. local forums) that can represent I&APs?	Organizational structures might minimise conflict whilst maximising the participation.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Is the area characterised by high social diversity (i.t.o. socio-economic status, language or culture)	Proper consultations that address language and cultural diversity should be promoted.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	
Were people in the area victims of unfair expropriations or relocation in the past?	PPP should be extensive and address any unfair practices that occurred in the past.	Minimum requirements for public participation in accordance to EIA Regulations must be met.	

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA CONFIDENTIAL | WSP Project No.: 41105236 | Our Ref No.: 14/12/16/3/3/2/2596 PHEFUMULA EMOYENI ONE (PTY) LTD Page 5 of 69

Scale of anticipated	Recommended Response	
impacts:	If "yes"	lf "No"
Is there a high level of unemployment in the area?	The PPP should ensure that there are no unrealistic expectations created due to the project. The consultation should ensure that any unrealistic expectations are adequately addressed before the project starts.	Minimum requirements for public participation in accordance to EIA Regulations must be met.
Do the RI&APs have special needs (e.g. a lack of skills to read or write, disability, etc)?	Consultation should include mechanisms that will ensure full participation by people with special needs.	Minimum requirements for public participation in accordance to EIA Regulations must be met. Minimum requirements for PP in accordance to the Act must be met as well as best practices relating to PP.

2 PUBLIC PARTICIPATION TO DATE

2.1 PRE-APPLICATION CONSULTATION

A virtual pre-application meeting was held on **24 October 2023** with the DFFE to discuss the proposed Phefumula Emoyeni One WEF and electrical grid infrastructure projects. The minutes of the meeting (inclusive of the proposed public participation plan) are included in **Appendix C.1**.

The reference number **14/12/16/3/3/2/2596** has been allocated to the project. The Application Form and Draft Scoping Report were submitted to the DFFE on **26 July 2024**.

2.2 IDENTIFICATION OF KEY STAKEHOLDERS

Section 41 of the EIA Regulations (2014, as amended) states that written notices must be given to identified stakeholders as outlined in **Table 2-1**.

Relevant authorities (Organs of State) have been automatically registered as I&APs. In accordance with the EIA Regulations, 2014 (as amended), all other persons must request in writing to be placed on the register, submit written comments, or attend meetings to be registered as stakeholders, and included in future communication regarding the Project.

NEMA Requirement	Discussion
<i>(i) the owner or person in control of that land if the applicant is not the owner or person in control of the land</i>	The project activity is located on multiple portions of privately owned land. The landowners have been included on the stakeholder database. A total of 10 land portions are associated with the Phefumula Emoyeni One electrical grid infrastructure.
(ii) the occupiers of the site where the activity is or is to be undertaken or to any alternative site where the activity is to be undertaken	All landowners have been contacted to confirm whether there are any occupiers on the land portions. Where applicable, occupiers have been included on the database.
(iii) owners and occupiers of land adjacent to the site where the activity is or is to be undertaken or to any alternative site where the activity is to be undertaken	Adjacent landowner details were collected and have been included on the stakeholder database. Where applicable, occupiers have been included on the database.
<i>(iv) the municipal councillor of the ward in which the site or alternative site is situated and any organisation of ratepayers that represent the community in the area</i>	Ward Councillor of Ward 10 of Msukaligwa Local Municipality have been included on the stakeholder database.
(v) the municipality which has jurisdiction in the area	The Msukaligwa Local Municipality and Gert Sibande District Municipality (Mpumalanga Province), both Local and District Municipalities have been included on the stakeholder database.
(vi) any organ of state having jurisdiction in respect of any aspect of the activity	MDARDLEA has been, and will continue to be, consulted. The DFFE has been included on the stakeholder database.

Table 2-1 - Interested and Affected Parties Table

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA CONFIDENTIAL | WSP Project No.: 41105236 | Our Ref No.: 14/12/16/3/3/2/2596 PHEFUMULA EMOYENI ONE (PTY) LTD Page 7 of 69

NEMA Requirement	Discussion
(vii) any other party as required by the competent authority.	 All tiers of government, namely, national, provincial, local government and parastatals have been included on the stakeholder database. Inclusive of: Department of Mineral Resources and Energy (DMRE) Mpumalanga Departments of Water and Sanitation (DWS) DFFE Department of Rural Development and Land Reform DFFE: Biodiversity DFFE: Protected Areas Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA) Mpumalanga Department of Vater and Sanitation: Oliphant's Proto-CMA Mpumalanga Department of Vater and Sanitation: Oliphant's Proto-CMA Mpumalanga Department of Public Works, Roads and Transport (DPWR) Mpumalanga Department of Co-Operative Governance and Traditional Affairs Mpumalanga Heritage Resources Authority Department of Defence Force South African Heritage Resource Agency (SAHRA) Transnet Freight Rail Msukaligwa Local Municipality Eskom BirdLife South Africa (BLSA) Endangered Wildlife Trust (EWT) South African National Biodiversity Institute (SANBI) Mpumalanga Tourism and Parks Agency (MTPA) South African National Biodiversity Institute (SANBI) Air Traffic Navigation Services (ATNS) South African National Defense Force (SANDF) Square Kilometer Array (SKA)

Appendix A provides a list of stakeholders registered on the Project database. The stakeholder database will be updated throughout the EIA process.

2.3 NOTIFICATION PROCEDURES

2.3.1 DIRECT NOTIFICATION

Notification of the proposed Project has been issued to potential Stakeholders, via direct correspondence (i.e. SMSs and e-mail) on **26 July 2024**. The notification letter that was circulated is included in **Appendix B.3** of this report. Proof of e-mail and SMS notification are included in **Appendix B.4**.

2.3.2 ADVERTISEMENT

Notification of the proposed Project was issued to the general public via an advertisement on **11 April 2024.** The purpose of the advertisement was to notify the general public of the proposed application and provide an opportunity to register on the Project database and provide input into the process. A

copy of the advertisements is included as **Appendix B.1.** The advertisement publication details are provided in **Table 2-2.** Proof of publication is included in **Appendix B.1.**

Table 2-2 - Dates on which the advert was published.

Newspaper	Publication Date	Language
Highvelder/Hoevelder	11 April 2024.	Afrikaans and isiZulu
The Star	11 April 2024.	English

2.3.3 SITE NOTICES

In accordance with GNR 326 Section 41(2)(a-b) site notices were developed (see **Appendix B.2**) and placed at strategic points in close proximity to the proposed site, as well as public places within the Msukaligwa Local and Gert Sibande District Municipalities. The site notices were placed on site on **12 April 2024**. Proof of display in included in **Table 2-3** below along with the coordinates, date, and times.

Location	Photograph
26°25′18.29188″ S 29°40′29.30379″E	
D480 Road	12 Apr 2024 10:31:56 -26°25'18,29188''S 29°40'29, 30379'E Unnamed Road Gert Sibande District Municipality Mpumalanga

Location	Photograph
26°28′16.6375″ S 29°40′28.2354″ E	
R38	At2 Apr 2024 10 36 30 26725 16 68374 'S 29°40 28 2354 'E R38 Nkangala District Municipality Mpumalanga
26°17′32.42054″ S 29°44′45.32967″ E	
D383 Road	Provide a contraction of the second s

Location	Photograph
26°09'37.12869" S 29°42'58.30857" E	
33B Beukes Stree, Hendrina	12 Apr 2024 11:28:15 -26 ³ 9 37,12869 ¹⁵ 2,9 ² 9 42 ⁵ 58,30857 ¹⁶ E 33B BeukesStreet Hendrina Nkangala District Municipality
26°27′23.36834″ S 29°27′41.58218″E	
43 Mark Street, Bethal	
	12 Apr 2024 09:44:49 -26°27'23,36834"S 29°27'41,58218"E 43 Mark Street Bethal Gert Sibande District Municipality Mpumalanga

Location	Photograph
26°14'50.0313" S 29°50'06.53453" E D1266 Road	
26°20'02.41855″ S	12 Apr 2024 11:43:35 26°14'50,0313"S 29°50'6,53453"E
29°52'09.63463" E 2 Eufess Street, Hendrina	
	12 Apr 2024 12:00:57 -26°20'2,41855"S 29°52'9,63463"E 2 Eufees Street Hendrina Nkangala District Municipality Mpumalanga

Location	Photograph
26°22'19.79192" S 29°53'45.63466" E N11	lert Sibande District Municipality Mpumalanga
26°25'55.87184" S 29°53'26.39476" E D1217 Road	Image: State of the state

۱۱SD



Location	Photograph
26°25'52.98718" S 29°46'57.07326" E	
D245 Road	E Apr 2024 14:16:02 -26°25'52,98718''S 29°46'57,07326'E
26°20'21.51261" S 29°36'57.3785" E Intersection of D703 and D480	2 Apr 2024 15:28:55 26*20*21.51261*5 29*36*57.3785*E

2.3.4 AVAILABILITY OF DRAFT SCOPING REPORT

The Draft Scoping Report (DSR) was placed on public review for a period of at least 30 days from **26 July 2024 to 9 September 2024**, at the venues as follows:

- Ermelo Public Library;
- Thusiville Public Library
- Hendrina Public Library
- Bethal Public Library
- WSP website (https://www.wsp.com/en-ZA/services/public-documents).
- Data free website (https://wsp-engage.com/)

The DSR was made available to Commenting Authorities via a One Drive link.

Hard copies of the DSR were couriered to MTPA's Mbombela office and MDARDLEA's Ermelo office.

Proof of display and availability of the DSR is included in Appendix B.5.

2.4 STAKEHOLDER REGISTRATION

All stakeholders that either called in or sent written correspondence, such as emails, fax, or post, to the EAP have been added to the database and their comments and/or queries have been responded to.

2.5 COMMENTS RECEIVED

All concerns, comments, viewpoints, and questions (collectively referred to as 'issues') received during the comment period have been documented and responded to adequately in a Comments and Responses table (**Table 2-4**) and included in **Appendix D**.

Table 2-4 – Comments and response to date

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
<u>Canyon Coal - Mashala Hendr</u>	ina Coal (Pty)		
Eskom John Geeringh 26 July 2024 Email	COMMENTS ON THE PHEFUMULA EMOYENI ONE (PTY) LTD: DRAFT ENVIRONMENTAL SCOPING REPORT FOR AN ENVIRONMENTAL AUTHORISATION APPLICATION FOR A PROPOSED WIND FACILITY OVER SEVERAL PORTIONS OF THE FARMS: GROBLESHOEK 191 IS, ISRAEL 207 IS, BOSMANSKRANS 217 IS, VAALBANK 233 IS, KUILFONTEIN NOO 234-IS, BOSMANSHOEK NO. 235 IS, WITBANK NO. 236 IS, NOOITGEDACHT 237 IS, ORPENSKRAAL 238 IS, GELIKSDRAAI NO. 240 IS, KRANSPOORT 248 IS, TWEEFONTEIN 249 IS, VOORZORG 250 IS, NOOITGEDACHT 251 IS, SPION KOP 252 IS, 	EAP: WSP acknowledges this comment. The Application Form and Draft Scoping Report were submitted to the DFFE on 26 July 2024. The submission was acknowledged in a letter from the DFFE on 29 July 2024 and allocated the following reference number - 14/12/16/3/3/2/2596. The reference number has now been added to Final scoping report as well as this report. The DFFE reference number will now be included on all future correspondence.	Final Scoping Report

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	 mining, and associating processing activities, are taking place on site, with future expansion into underground operations in the next five (5) years. Some of the activities are on properties owned by the Group and some are on properties where MHC has the lawful use of the surface rights. As a result of the nature of the opencast activities, co-existence is therefore not possible. The following is in response to the documentation received on 12 April 2024 respectively: 1. Comments on the Draft Scoping Report 1.1 The draft Scoping Report did not provide the Department of Forest, Fisheries and Environment 		
	 (DFFE) reference number, only internal reference numbers were provided. 2.1 Listed activities that are triggered are required to 	EAP:	Section 4.1 in
	have their own heading, as per the National Environmental Management Act (NEMA) Regulations GNR 982 (as amended) Section 2 (1) (d) (i), this is not within the report. The listed activities have been included in the policy and legislative context section; the listed activities need to be in their own section.	The listed activities triggered are required to be included in the Scoping Report, there is no requirement for a separate section. The listed activities are included in the Scoping Report, under Section 4.1 in Table 4-1 of the FSR - National Environmental Legal Framework.	Table 4-1 of the FSR
	3.1 Alternatives not assessed appropriately as per the NEMA Regulations GNR 982 (as amended) Section 2 (1) (g) (v). The alternatives have not been assessed in terms of nature, significance, consequence, extent, duration and probability of such identified impacts, including the degree to which	EAP: <u>Section 3.4 of the FSR outlines the various</u> <u>alternatives that pertain to the project. It is noted that</u> <u>there are no site alternatives for the project. Section</u> <u>3.4 includes the motivation for the site selection.</u>	Section 3-4 of the FSR

Stakeholder Details	Comment	Response	Report Reference
	these impacts can be reversed, may cause irreplaceable loss of resources and can be avoided, managed or mitigated.	The No-go option will be assessed as the alternative to which potential impacts will be assessed against. The No-go- alternative is included in the FSR.	
	4.1 Positive and negative impacts alternatives will have will have on the environment and on the community that may be affected focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects were not provided in the report, only the overall summary of all impacts were provided in the draft Scoping Report. This is required as per NEMA Regulations GNR 982 (as amended) Section 2 (1) (g) (vii).	EAP: The positive and negative impacts of the proposed development have been outlined in Section 6 of the Scoping Report. Positive and negative impacts focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects have been provided in the report (Section 6). The detailed assessment of all impacts identified during the detailed studies will be included in the EIA phase of the project.	<u>Section 6 of</u> <u>the FSR</u>
	5.1 The draft Scoping Report did not include a no-go option as an alternative, Section 24(4)(b)(i) of NEMA (as amended), provides that an investigation must be undertaken of the potential consequences or impacts of the alternatives to the activity on the environment and assessment of the significance of those potential consequences or impacts, including the option of not implementing the activity.	EAP: The no-go option is included in the FSR in Section 3.4	<u>Section 3.4 of</u> <u>the FSR</u>
	6.1 The undertaking under oath section within the draft Scoping Report, as per NEMA Regulations GNR 982 (as amended) Section 2 (1) (i) (i-iii), is missing key points:	EAP: <u>The undertaking by the EAP is required as per NEMA</u> <u>Regulations GNR 982 (as amended) Section 2 (1) (j)</u> <u>(i-iii).</u>	Appendix B of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	 the correctness of the information provided in the report; the inclusion of comments and inputs from stakeholders and interested and affected parties; and; any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested or affected parties. 	An undertaking of oath by the EAP was included in the Draft Scoping Report. An additional declaration under oath was also included in Appendix B to cover these points as noted.	
	7.1 NEMA Regulations GNR 982 (as amended) Section 2 (1) (k) and (l) from the draft Scoping Report is not included, even if this section is not applicable it should be included.	EAP: Section 2 (1) (k) requires an undertaking under oath or affirmation by the EAP in relation to the level of agreement between the EAP and interested and affected parties on the plan of study for undertaking the environmental impact assessment, this is included in Appendix B. Section 2 (1) (l) pertains to any specific information required by the competent authority. To date, no specific information has been required by the competent authority. Therefore, this section is still deemed not applicable and is marked as such in Table 1-5 in Section 1.5 of the FSR.	Appendix B of the FSR Table 1-5 in Section 1.5 of the FSR
	8.1 NEMA Regulations GNR 982 (as amended) Section 2 (1) (I) states that "any other matter required in terms of section 24(4)(a) and (b) of the Act"- Section 24(4)(b)(i) of NEMA (as	EAP: Section 3.4 outlines the alternatives that are relevant to this project. The no-go alternative will be utilised as the alternative to which potential impacts will be assessed against.	Section 3.4 of the FSR

Stakeholder Details	Comment	Response	Report Reference
	amended), provides that an investigation must be undertaken of the potential consequences or impacts of the alternatives to the activity on the environment and assessment of the significance of those potential consequences or impacts, including the option of not implementing the activity. As mentioned previously, the alternatives were not assessed and the no-go alternative was not assessed.	No-go- alternative is included in the FSR in Section 3.4. A detailed assessment of the alternatives will be included in the Draft EIA Report.	
	<u>9.1 NEMA Regulations GNR 982 (as amended)</u> <u>Section 2 (1) (h) (ix) states "identify suitable</u> <u>measures to avoid, reverse, mitigate or manage</u> <u>identified impacts and to determine the extent of the</u> <u>residual risks that need to be managed and</u> <u>monitored". This was not made clear within the draft</u> <u>Scoping Report. Minimal monitoring was included in</u> <u>Section 6.1 (Potential Impacts) of the draft Scoping</u> <u>Report. It is an Environmental Assessment</u> <u>Practitioner's duty, during the Scoping Phase, to</u> <u>assess which impacts would require managing and</u> <u>monitoring, even on a high level. The monitoring</u> <u>mentioned in the Section 6.1 is insufficient.</u>	EAP: Section 6 of the Scoping report highlights potential mitigation and management measures for each aspect. These will be further investigated during the EIA phase of the project.	<u>Section 6 of</u> <u>the FSR</u>
	Based on the aforementioned comments, the Scoping Report needs to be revised to include the necessary sections.MHC reserve the right to comment further on the application should any new information become available to us that we consider to be of importance.	EAP: This comment is acknowledged.	-

Stakeholder Details	Comment	Response	Report Reference
	Yours Sincerely		
Eskom SOC Limited (now NTCS	<u>SA)</u>		
<u>Eskom</u> John Geeringh 26 July 2024 Email	Please send me a KMZ file of the proposed development.	Dear John Kindly find the attached KMZ of the proposed development as requested.	Appendix D of the SER
South African Civial Aviation A	uthority		
SACAA Nrateng Mashiloane 26 July 2024 Email	Good day. I hope this email finds you well. Kindly note that the SACAA has transferred all obstacle assessments and applications responsibilities to Air TraU'ic and Navigation Services (ATNS) as published on the SACAA website: www.caa.co.za/industryinformation/obstacles/ . A formal application must be lodged with Air TraU'ic and Navigation Services (ATNS) for a formal obstacles assessment to be conducted. The list and contact details of the approved obstacles assessment services providers can be obtained from the CAA website: www.caa.co.za. Kind regards	<u>Good day</u> <u>Thank you for your comment.</u> <u>WSP can confirm that ATNS is on the project</u> <u>database and they will be sent all communication</u> <u>regarding the Phefumula grid project going forward.</u> <u>Kind regards,</u>	Appendix D of the SER



Stakeholder Details	Comment	Response	Report Reference
Mpumalanga Department of Ag	riculture, Rural Development, Land & Environmental	Affairs (MDARDLEA)	
MDARDLEA Robin Luyt 26 July 2024 Email	Dear Ashlea, Thank you for sharing the document. As a reminder to my colleagues copied herein I attach the 24C3 agreement that DFFE is the CA for this. Please do also be reminded that our 30 day commenting period will commence on the date that Ms Mbuyane receives the documents in hard copy, and that MTPA must receive theirs as they require. Kind Regards	Hi Robyn <u>Thank you for the response. Please be advised that</u> <u>the hard copy was already delivered to Sindi</u> <u>Mbuyane at MDARDLEA on Friday 26th July 2024.</u> <u>Please see the attached delivery note for proof.</u> <u>Thank you</u>	Appendix D of the SER
MDARDLEA Sindy Mbuyane <u>1 August 2024</u> Email	Good morning Ashlea, Thank you for the notification. Please note that the Department's commenting time will start on the date we receive a hard copy document for the above subject. Kind Regards,	MPG <u>Sindy Mbuyane</u> <u>1 August 2024</u> <u>Email</u>	Appendix D of the SER
MDARDLEA Charity Mthimunye 7 August 2024 Email	<u>Good Afternoon Ashlea</u> <u>You are hereby informed that the above mentioned</u> <u>project belongs to Gert Sibande District and it must</u> <u>be forwarded to the Manager: Ms. Sindisiwe</u> <u>Mbuyane who is copied in.</u> <u>Kind Regards</u>	<u>MPG</u> <u>Charity Mthimunye</u> <u>7 August 2024</u> <u>Email</u>	Appendix D of the SER
MDARDLEA	Dear Ashlea,	MPG	Appendix D of the SER

Stakeholder Details	Comment	Response	Report Reference
<u>Clifford Kubheka</u> <u>12 August 2024</u> <u>Email</u>	As per our telephone communication, can you please send me a KMZ file of the subject line proposed development. Kind regards,	<u>Clifford Kubheka</u> <u>12 August 2024</u> <u>Email</u>	
MDARDLEA Robin Luyt 21 August 2024 Email	Dear Sir. DRAFT SCOPING REPORT: ACTIVITIES ASSOCIATED WITH THE CONSTRUCTION OF THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE ON PORTIONS 3 AND 23 OF THE FARM KRANSPOORT 248 IS, PORTIONS 2 AND 9 OF THE FARM TWEEFONTEIN 249 IS, PORTION 0 OF THE FARM VOORZORG 250 IS, PORTIONS 2 AND 5 OF THE FARM WITBANK 236 IS, PORTION 0 OF THE FARM NOOITGEDACHT 251 IS, PORTION 4 OF THE FARM NOOITGEDACHT 237 IS, PORTION 23 OF THE FARM KRANSPOORT 248 IS, AND PORTION 8 OF THE FARM MIDDELPLAAT 271 IS, ERMELO, MSUKALIGWA LOCAL MUNICIPALITY The draft scoping report dated July 2024 submitted by you in respect of the abovementioned application and received by the Department on on 26 July 2024 refers. After due consideration of the content of the report, the Department has the following comments: (a) One main transmission substation (MTS), with a development footprint of 17.4ha. (b) Three distribution substations (combined development footprint of 17.98ha).	EAP: WSP acknowledges this comment.	Appendix D of the SER

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	(c) Three 132kV overhead lines (OHL).		
	2. According to the Mpumalanga Biodiversity Sector Plan, the grid infrastructure is located in areas identified as CBA: Irreplaceable, CBA: Optimal, CBA: FEPA Rivers, ESA: Wetlands, ESA: FEPA Subcatchments, NPAES: Priority Focus Areas, and Intact Grassland Patches.	EAP: WSP can confirm that the development of the Final layout will endeavour to avoid all areas of high sensitivity such that the layout utilises the least sensitivity areas possible.	Section 5-5 of the FSR Appendix G.4 of the FSR
		It must be noted that in the applicant has been continually refining the layout such that turbines are all been located outside of CBA: Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. It must also be noted that the overhead powerline has a limited footprint. Please see monitoring efforts and suggested buffers based on modelling for habitat suitability and flight risk for species of conservation concern in the subsequent responses.	
	3. Furthermore, the entire site falls within the Amersfoot-Bethal-Carolina Important Bird Area (IBA).	Avifauna specialist: All efforts will be made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were	Appendix G.4 of the FSR Section 5.2.6 of the FSR.

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.As per communication from BirdLife South Africa (July 2024) it should be noted that IBA's are being 	
	<u>4. The site is also located within 15km north and 30km west from the Rietvlei Private Nature Reserve and Chrissiesmeer Protected Environment, respectively.</u>	EAP: This information is acknowledged. WSP can confirm that the development of the Final layout will endeavour to avoid all areas of high sensitivity such that the layout utilises the least sensitivity areas possible. It must be noted that in the applicant has been continually refining the layout such that turbines are all been located outside of CBA: Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. It must also be noted that the overhead powerline has a limited footprint.	Section 5-5 of the FSR
	5. The Aquatic Scoping Report verified that the freshwater ecosystems within the site have a very high sensitivity, and reported that the DX1	EAP: <u>WSP and the Applicant is aware of this. The</u> <u>mitigation measure recommended by the aquatic</u>	Section 6.1.3 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	distribution substation is currently proposed within the upper parts of a delineated seep wetland.	specialist to protect these freshwater ecosystems have been included in Section 6.1.3 of the FSR.	
	6. The Avifaunal Scoping Report confirmed that the entire Project Area of Impact (PAOI) is located in a high sensitivity zone for collision and electrocution.	Avifaunal Specialist:The entire span length of all the 132kV & 400kV power lines should be marked with Bird Flight Diverters according to the applicable Eskom Standard to reduce the risk of collisions. In addition, A vulture- friendly pole design must be used for the 132kV power lines to minimize the electrocution risk. The final pole design must be signed off by an avifaunal specialist.EAP: This mitigation measure has been included in Section 6.1.3 of the FSR.	Section 6.1.3 of the FSR
	7. DARDLEA is therefore concerned that the proposed location of the Phefumula Emoyeni One Electrical Grid Infrastructure is therefore not compatible with the desired land use. The infrastructure is not a land use, in accordance with the Mpumalanga Biodiversity Sector Plan (MBSP), that will support the inherent biodiversity values of CBAS.	Avifauna specialist: All efforts will be made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	Appendix G.4 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	8. Mpumalanga Tourism and Parks Agency (MTPA), Endangered Wildlife Trust (EWT) and BirdLife must be consulted and provided with an opportunity to submit their comments on all reports.	EAP: <u>The Final scoping report (FSR) was submitted to all</u> <u>the relevant authorities for comment.</u> <u>All comments received to date have been captured in</u> <u>Table 2-5 of this SER and are included in Appendix D</u> <u>of this SER</u>	<u>Table 2-5 of</u> <u>this SER</u> <u>Appendix D of</u> <u>the SER</u>
	 9. The plan of study for EIA must include and address the following: a. The Species Environmental Assessment Guidelines, relevant BirdLife SA guidelines, relevant protocols for the specialist assessment and minimum report content, and MBSP land-use guidelines must always be consulted and complied with. b. The impact of the loss of CBAs and intact grassland habitat in terms of metapopulation dynamics must be assessed (ie. how the loss of source areas will impact areas of low quality habitat that cannot support a population of species on its own). c. The impact of nocturnal and diurnal avifaunal collisions and electrocutions must be analysed separately. 	EAP: <u>The Plan of Study for the EIA is included in Section</u> <u>7.5 of the FSR and addresses comments a-c.</u>	<u>Section 7.5 of</u> <u>the FSR</u>
	10. In respect of the Biodiversity Impact Strategy proposed (Paragraph 7.5.9 on Pages 191 to 193) please note DARDLEA's position: A biodiversity offset cannot cater for the loss of Irreplaceable CBAs	EAP: <u>WSP and the Developer is aware of this and</u> <u>acknowledges this comment.</u> <u>Avifaunal Specialist:</u>	Appendix G.4 of the FSR
Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
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	or intact grasslands, nor can it compensate for the loss of endangered bird or bat species.	All efforts will be made to preserve habitat, critical biodiversity areas and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	
Mpumalanga Tourism and Pa	arks Agency (MTPA)		
<u>MTPA</u> <u>Celia de Waal</u> <u>6 August 2024</u> Email	Dear Frans Kindly see the email below from Ms. Strong regarding LUA 24/3861(2). Regards	Noted with thanks.	Appendix D of the SER
<u>MTPA</u> <u>Celia de Waal</u> <u>02 September 2024</u> <u>Email</u>	THE MTPA COMMENTS ON THE DRAFT ENVIRONMENTAL SCOPING REPORT FOR THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE FOR 135 WIND TURBINES CONSISTING OF ONE MAIN TRANSMISSION SUBSTATION (MTS), 3 DISTRIBUTION SUBSTATIONS AN INDEPENDENT POWER PRODUCER (IPP) SUBSTATION, AND 3 OVERHEAD LINES (OHL) OF 18.2 KM, GRID LOCATED ON 10 FARM PORTIONS NORTH OF	EAP: WSP acknowledges this comment. The Application Form and Draft Scoping Report were submitted to the DFFE on 26 July 2024. The submission was acknowledged in a letter from the DFFE on 29 July 2024 and allocated the following reference number - 14/12/16/3/3/2/2596. The reference number has now been added to Final scoping report as well as this report. The DFFE	<u>Final Scoping</u> <u>Report</u>

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	ERMELO, BY PHEFUMULA EMOYENI ONE (PTY) LTD, MSUKALIGWA LOCAL MUNICIPALITY IN MPUMALANGA PROVINCE. Your correspondence with reference: 41105236 WSP ref; 2023-09-0017 of July 2024, refer. The DFFE reference number still to be provided.	reference number will now be included on all future correspondence.	
	The application was assessed by using the Mpumalanga Biodiversity Sector Plan (MBSP. 2014 as updated 2022) land use guidelines, DFFE web- based sensitivity screening tool, Environmental legislation NEMA and EIA regulations 2014 as amended, Department of Water and Sanitation and Water Research Commission Guidelines on wetlands, South African Heritage Resources Act and knowledge to assess development applications.	EAP: This comment is acknowledged.	=
	The sensitivity of the area in which the Grid infrastructure activity is proposed was assessed according to the Mpumalanga Biodiversity Sector plan (MBSP; MTPA, 2014). The sensitivity is assessed in terms of terrestrial and freshwater assessments. In the MBSP, sensitivity areas are identified in terms of Critical Biodiversity Areas (CBAs) and Ecological Support Areas (ESAs). CBAs and ESAs are deemed to be necessary to ensure the protection of biodiversity, environmental sustainability, sustainable living and spiritual wellbeing are to remain unaltered.	EAP: The final layout for the Grid is still being refined. The most up to date layout has been included in Section 5-5 together with the relevant sensitivity overlays. WSP can confirm that the applicant has endeavoured to avoid all high sensitivity areas such as CBA irreplaceable and CBA optimal as far as possible. It must also be noted that the overhead powerline has a limited footprint. The Biodiversity Offset Strategy will encompass only those areas that cannot be avoided one the layout has been finalised. The final layout will be included in the Draft EIA Report.	<u>Section 5-5 of</u> <u>the FSR</u> <u>Section 7 of</u> <u>the FSR</u>

Stakeholder Details	<u>Comment</u>	Response	<u>Report</u> <u>Reference</u>
		The Biodiversity Offset Strategy will be developed together with input from all relevant specialists.Terrestrial Biodiversity Specialist:The MBSP freshwater and terrestrial assessments are key datasets that are used at the project design level to enable the layout of grid and associated 	Reference
		MDARDLEA, BLSA, EWT, MTPA, DFFE) to discuss the way forward in terms of identifying suitable offset	

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		areas and the requirements for ongoing management/ rehabilitation.	
	 <u>With reference to the assessment of your Draft</u> Scoping Report the MTPA is concerned that the Phefumula Emoyeni One Electrical grid infrastructure proposal will have an extremely negative outcome on sensitive no-go areas. The approval of the Grid infrastructure can only be considered if the integrated WEF receives a positive Record of Decision. 	EAP: WSP and the Developer is aware of this and acknowledges this comment. Avifaunal Specialist: All efforts will be made to preserve habitat, critical biodiversity areas and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	Appendix G.4 of the FSR
	 With reference to our earlier correspondence LUA 24- 3861 with regards to the Wind Energy project proposal our concerns are still the same: During the scoping phase the need and desirability of the project on this site must be motivated. 	EAP: <u>The need and desirability is addressed in Section 3.5</u> <u>of the FSR.</u>	Section 3.5 of the FSR
	The MTPA is of the opinion that the site for the Phefumula Emmoyeni WEF and grid connection is not desirable for the following reasons:	EAP: WSP and the Developer is aware of this and acknowledges this comment. Avifaunal Specialist:	Appendix G.3 and G.4 of the FSR

Stakeholder Details	Comment	Response	Report Reference
	<u>1. Large proportions of the development area lie</u> within Critical Biodiversity Areas and Ecological Support Areas. Fig. 3 and Fig. 4. It could not be avoided by the crossover of the Electrical grid infrastructure.	All efforts will be made to preserve habitat, critical biodiversity areas and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	
	2. The Project Area of Impact (PAOI) lie within the National Protected Area Expansion Strategy (NPAES).	 EAP: WSP can confirm that the development of the Final layout will endeavour to avoid all areas of high sensitivity such that the layout utilises the least sensitivity areas possible. It must be noted that in the applicant has been continually refining the layout such that infrastructure are all been located outside of sensitive areas (NPAES, CBAs etc.): Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. It must also be noted that the overhead powerline has a limited footprint. Please see monitoring efforts and suggested buffers based on modelling for habitat suitability and flight risk for species of conservation concern in the subsequent responses. 	Section 5-5 of the FSR Appendix G.3 of the FSR

Stakeholder Details	Comment	Response	Report Reference
	3. Freshwater Ecosystem Priority Area (FEPA), CBA wetland systems.	EAP: It must be noted that in the applicant has been continually refining the layout such that infrastructure are all been located outside of CBA: Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. Terrestrial Biodiversity specialist: With respects to terrestrial CBA, these areas were flagged during scoping as sensitive, and the proposed Project proponent has updated the layout of wind turbines to avoid both CBA Irreplaceable and CBA Optimal. The layout of the preliminary road network was also been designed to align, as far as possible, with existing district and farm roads/access tracks thereby minimising new footprints and potential impacts on CBA. So within the context of the mitigation hierarchy, there has already been a high-level application of avoidance.	<u>Appendix G.3</u> of the FSR
	4. Entirely within an Important Bird Area- Birdlife SA.	Avifauna specialist: All efforts will be made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm.	Appendix G.4 of the FSR Section 5.2.6 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		 Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these. As per communication from BirdLife South Africa (July 2024) it should be noted that IBAs are being replaced by Key Biodiversity Areas (KBAs). A section on the Chrissie Pans KBA has been added to the FSR in Section 5.2.6. The Project Site only marginally overlaps with a KBA, namely the Chrissie Pans KBA (KBA ID 47). 	
	5. The project area is not within the Renewable Energy Zone (REDZ) or Strategic Transmission Corridor.	EAP:WSP confirms that the project area is not within the Renewable Energy Zone (REDZ) or Strategic Transmission Corridor.It is noted that the development of renewable energy projects and transmission lines is not limited to REDZ or Strategic Corridors.	=
	6. The cumulative effect or impacts on the flight routes of Species of Conservation Concern by approved Renewable energy projects and new proposals within a 55km radius and proximity to Chrissiesmeer Protected Environment that might close off safe flight routes is remarkably high.	Avifauna specialist: All efforts will be made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated	Appendix G.4 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	
	 7. Consolidated site sensitivities combined by the scoping phase Specialists reports, WSP consolidated site sensitivity map, fig 6. indicates that with any mitigation such as avoidance will not justify the feasibility of the project. 8. The avoidance of large areas of critical biodiversity terrestrial and freshwater sensitivity areas that are supporting various Species of Conservation Concern, and the preliminary project layout overlain area is a large concern. 	 EAP: It must be noted that in the applicant has been continually refining the layout such that turbines are all been located outside of CBA: Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. It must also be noted that the overhead powerline has a limited footprint. Terrestrial Biodiversity specialist: With respects to terrestrial CBA, these areas were flagged during scoping as sensitive, and the proposed Project proponent has updated the layout of wind turbines to avoid both CBA Irreplaceable and CBA Optimal. The layout of the preliminary road network was also been designed to align, as far as possible, with existing district and farm roads/access tracks thereby minimising new footprints and potential impacts on CBA. So within the context of the mitigation hierarchy, there has already been a high-level application of avoidance. 	Appendix G.3 of the FSR
	9. The impact and extent of the connecting road network and associated grid connection and	-	-

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	substations on the sensitive zones that are indicated in Figures 5 and 6 allows very little areas left for the development:		
	• The project footprint overlaps with a significant amount of Critical Biodiversity Areas (CBA). 38% of the footprint area is identified as a CBA, of which 21% is in a CBA Irreplaceable area. Wind farms and associated electrical grid infrastructure are not appropriate land uses within CBA areas.	EAP: This comment is acknowledged. This information has been sent to the relevant specialists for their consideration during the EIA phase. WSP can confirm that the development of the Final layout will endeavour to avoid all areas of high sensitivity such that the layout utilises the least sensitivity areas possible. It must be noted that the applicant has been continually refining the layout such that infrastructure is all been located outside of CBA: Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. It must also be noted that the overhead powerline has a limited footprint. A map indicating the infrastructure and all associated infrastructure overlain by the sensitivity map has been added to Section 5.5 of the FSR	<u>Section 5-5 of</u> <u>the FSR</u>
	• The whole of the proposed Phefumula Emoyeni Electrical grid facility falls within an Important Bird Area (IBA), which underscores the need to consider its implications on metapopulation dynamics and the need to avoid wind farms in "source" areas.	Avifauna specialist: All efforts will be made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated	Appendix G.4 of the FSR

Stakeholder Details	<u>Comment</u>	Response	<u>Report</u> <u>Reference</u>
		with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	
	• Intact grassland patches are areas larger than 100ha, with little or no gaps or edge effects. They were then prioritised according to their connectivity importance. These intact grasslands are "source" areas for avifaunal species where birth rates are expected to exceed death rates, and no wind farms should be placed anywhere near these intact grassland patches.	Terrestrial Biodiversity Specialist: WSP would appreciate if the spatial data for intact grassland patches could be shared, to inform design of final layouts and facilitate the avoidance of significant impacts on these areas.	Appendix G.3 of the FSR
	 Avifaunal concerns The same concerns tabled for the Draft Scoping Phefumula Wind Energy Facility is applicable to the Electrical Grid proposal. The presence of 34 priority bird species for wind energy developments were recorded within the footprint area. 	EAP: <u>This comment is acknowledged.</u> <u>This information has been sent to the relevant</u> <u>specialists for their consideration during the EIA</u> <u>phase.</u>	Appendix G.4 of the FSR
	 Of these, 12 were Species of Conservation Concern, of which four were nesting. 	EAP: <u>This comment is acknowledged.</u> <u>This information has been sent to the relevant</u> <u>specialists for their consideration during the EIA</u> <u>phase.</u>	Appendix G.4 of the FSR
	 <u>A Martial Eagle nest (Endangered) occurs within</u> <u>footprint area. These are South Africa's largest</u> <u>eagles and travel over vast areas. They are also</u> 	Avifauna specialist:	Appendix G.4 of the FSR

Stakeholder Details	<u>Comment</u>	Response	<u>Report</u> <u>Reference</u>
	 suspectable to collision with turbines and wind farms are of serious concern. Three Bald Ibis colonies (Vulnerable) occur within footprint area. A Secretary bird nest (Endangered) was found and assigned a 500 m buffer. Considering that the blade tip height alone may be up to 300 m high, this does not be sufficient as a recommended buffer. 	The circular buffers proposed during the scoping phase of the project has been replaced with more clearly defined buffers, based on habitats used and flight risk, derived from actual flight data collected on- site and known species characteristics. These irregular shaped buffers are based on habitat and flight behaviour of specific threatened species recorded onsite. Habitat suitability and flight risk models for the following species has been developed to inform turbine exclusion zones and mitigation zones: •Martial Eagle •Southern Bald Ibis •Secretarybird •Black-winged Pratincole In addition to the above buffers, circular infrastructure exclusion buffers to mitigate disturbance, will be maintained around identified nest sites. The 500m buffer around the Secretarybird nest was an infrastructure exclusion buffer, the commenting authority overlooked the 1.5km turbine exclusion buffer and the 2.5km mitigation buffer. Nevertheless,	Kererence
	 Birds are very mobile and with the proposed turbine height and blade lengths, the current proposed buffers seem inadequate. 	subsequently habitat and flight risk modelling has been done for the Secretarybird, and the circular turbine exclusion buffer and mitigation buffer were replaced with more appropriate exclusion zones according to the flight behaviour of the birds. These buffers and maps will be included in the EIA report.Avifauna specialist: The flight-risk models that have subsequently been developed address flight-risk envelopes in a more	Appendix G.4 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	 This raises particular concern as these birds may 	informed manner based on topography, underlying habitat and actual fight data recorded on site. Avifauna specialist:	Section 7 of
	continuously collide with the blades of the wind turbines and the continuous loss of several of these long-lived birds every year may have a significant impact on population status.	The collision risk models developed in the EIA phase will inform the estimated number of fatalities of all SCC on an annual basis.	the FSR
	The MTPA have mapped all the dams in detail across Mpumalanga. There are numerous artificial water bodies and small pans within the footprint area that may be important for flamingos and other water-dependent birds.	Avifauna specialist: The avifaunal report took note of the aquatic specialist's buffer zones on-site. It is not realistic to expect a 2km buffer around all 344 artificial waterbodies. All waterbodies are included in the wetland habitat	Appendix G.4 of the FSR Section 7 of the FSR
	 Buffers of 2km have been recommended for natural pans. 	<u>Mi waterbodies are incideed in the wetland habitat</u> <u>modelling and fall under turbine exclusion zones.</u> <u>During the EIA phase additional analysis will be</u> <u>conducted to identify which waterbodies are suitable</u> <u>for flamingos and those buffers will be revised.</u>	
	The MTPA does have the Birdlife SA species distribution models and can confirm that: Grass Owl (Vulnerable) have a strong probability of occurring on site although there is no indication as to whether any focused surveys were conducted to search for Grass Owls.	Avifauna specialist: <u>African Grass Owl habitat has been modelled as part</u> of the wetland sensitive areas to avoid. The modelled output is based on an extensive dataset of known <u>African Grass Owl nest localities and associated</u> <u>surrounding habitat characteristics.</u>	Appendix G.4 of the FSR Section 7 of the FSR
		The habitat delineated and avoided as part of the modelling is thus considered an adequate substitute for nocturnal surveys, specifically for this species.	

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	Black Harrier (and confirmed during avifaunal field work)	Avifauna specialist: <u>Three (3) Black Harrier flights (of short duration</u> <5min) were recorded on site during June (non- breeding season), confirming a low risk for the species.	Appendix G.4 of the FSR
	Botha's Lark may be present but not much is mentioned in report as to survey effort or whether any surveys for this species were specifically targeted during its breading season.Blue Crane (confirmed)Grey Crowned Crane (not yet confirmed)Rudd's Lark (although low probability)Southern Bald Ibis (confirmed)Secretary Bird (confirmed)Verreaux Eagle (although low probability)Wattled CraneWhite-bellied Bustard (confirmed)White-winged Flufftail (low probability)Yellow-breasted Pipit (low probability)	 Avifauna specialist: Habitat suitability modelling has been conducted to delineate wetland and grassland habitat based on key wetland and grassland species. The wetland layer is based on suitable aquatic and adjacent habitat as informed by the following Species of Conservation Concern (SCC) namely African Grass Owl, Blue Crane, and Grey Crowned Crane. Wattled Crane and other sensitive wetland species with a Critically Endangered status are similarly addressed in this wetland layer. Similarly, grassland species such as Botha's Lark, Rudd's Lark, and Yellow-breasted Pipit has been included in the habitat suitability modelling and will be presented in EIA report. White-bellied and Denham's Bustard habitats, as delineated by the biodiversity specialists. Habitat suitability and flight risk models for the following species has been developed to inform turbine exclusion zones and mitigation zones for Secretarybird and Southern Bald Ibis. 	Appendix G.4 of the FSR Section 7 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		There is little to no suitable habitat on site for Verreaux's Eagle and they have not been recorded on surveys to date.	
	 Site Sensitivity Verification The results of the DFFE sensitivity Screening tool, Site Sensitivity Verification confirmed that: The sensitivity for the Terrestrial Biodiversity Theme impact assessment as Very High Sensitivity/High in grassland and wetland habitat; and Low/Medium in secondary grasslands. Aquatic Biodiversity Impact Assessment as Very High Sensitivity Plant Species Assessment as Medium Sensitivity Animal Species Assessment as High Sensitivity in areas of grassland and wetland habitat Bat Assessment as High Sensitivity Avifaunal Assessment as High Sensitivity 	Terrestrial Biodiversity specialist:The application of the Site Ecological Importance methodology is contingent upon, in part, the completion of the field programme, which had not been conducted at the time the scoping report was compiled.A field programme, including both flora and fauna surveys, was conducted in January 2024.Field data collected during the field programme, will be used to compile descriptions of habitat units identified in the study area, and these, along with an assessment of each unit's Site Ecological Importance (as per the 2022 SANBI guidelines), will be presented in the relevant EIA Specialist Reports.	Appendix G.3 of the FSR Section 7 of the FSR
	 <u>The current consolidated site sensitivity map of all</u> <u>'no-go' areas (Figure 6) indicates little area</u> <u>available that is not in conflict with sensitive</u> <u>areas. With more appropriate buffers, more field</u> <u>work, and all the associated infrastructure (such</u> <u>as roads), we cannot see how it would be</u> 	EAP: <u>A precautionary approach has been undertaken at</u> <u>scoping level</u> . The project layout is being developed <u>in consideration of all sensitivities identified on site</u> , <u>and has been extensively refined multiple times</u> . <u>Furthermore, this will likely be further refined during</u> <u>the EIA stage</u> .	Section 3.5 of the FSR Section 5-5 of the FSR

Stakeholder Details	Comment	<u>Response</u>	Report Reference
	possible to establish a wind farm within the footprint area.	A map indicating the grid and all associated infrastructure has been added to Section 3.5 and Section 5.5 of the FSR. Applicant: Although there are numerous environmental constraints, there is sufficient area available for the development of a viable wind farm and associates grid infrastructure which still allows for the protection of environmentally sensitive habitats. We agree that the sensitivity map indicates little area left for development of the wind farm, we have taken this into account and have refined the grid layout significantly. Ultimately it is up to the wind farm developer to determine if the project is viable or not.	
	 <u>Consider alternative locations with less ecological</u> <u>sensitivity, especially considering the numerous</u> <u>renewable energy projects already approved in</u> <u>Mpumalanga</u> 	Applicant: The site was selected based on wind data gathered over several years which indicated the suitability of the site for the development of a wind farm. The area was pre-screened for suitability from an environmental and social perspective and an initial layout developed which was provided to the EAP and specialists for assessment. The grid and associated infrastructure will support and tie into the WEF and therefore no alternative locations proposed. The layout has subsequently been refined based on specialist input and will continue to be refined throughout the EIA process.	<u>Section 3.5 of</u> <u>the FSR</u> <u>Section 5-5 of</u> <u>the FSR</u>

Stakeholder Details	Comment	Response	Report Reference
		A map indicating the grid and all associated infrastructure has been added to Section 3.5 and Section 5.5 of the FSR.	
	Conclusion The proposed Phefumula Emoyeni One Electrical Grid Facility poses a significant threat to a Critical Biodiversity Areas, intact grassland patches, Important Bird areas, and the habitat of numerous threatened bird species. If we need to rely on the information presented to date, and the desktop assessments, then it is in our opinion that this project is fatally flawed. The anticipated impacts on biodiversity, particularly the avifauna, is too great to support this project. A more thorough ecological assessment and exploration of alternative locations are crucial before proceeding with this project.	EAP: It is premature to label this site as fatally flawed. The EIA phase will use additional field surveys and on-site data to inform conclusions. Significant work has been done by specialists (avifauna and biodiversity) to inform the EIA layout and it can be shown that the EIA turbine layout is significantly reduced in scale and capacity. Less than 1 percent of the site is required for the WEF infrastructure, the grid and all other infrastructure is located in low sensitivity areas, CBAs have been avoided where possible.	=
Department of Forestry Fishe	eries and the Environment (DFFE) - Biodiversity Mainst	reaming and EIA	
<u>DFFE</u> <u>Tebego Kgaphola</u> <u>29 July 2024</u> <u>Email</u>	Dear Sir/Madam DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the project mentioned on the subject line. Kindly note that the project has been allocated to Mrs P Makitla and Ms Tebego Kgaphola (Copied on this email). In addition, kindly share the shapefiles of the development footprints/application site with the Case Officers.	EAP: WSP acknowledges this comment and confirms that protocol outlined Department will be followed.	=

PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA Project No.: 41105236 | Our Ref No.: 14/12/16/3/3/2/2596 PHEFUMULA EMOYENI ONE (PTY) LTD

Stakeholder Details	Comment	Response	Report Reference
	Please note: All Public Participation Process documents related to Biodiversity EIA review and any other Biodiversity EIA queries must be submitted to the Directorate: Biodiversity Conservation at Email: BCAdmin@dffe.gov.za for attention of Mr Seoka Lekota		
DFFE Tebego Kgaphola 21 August 2024 Email	Dear AshleaCOMMENTS ON THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, MPUMALANGA PROVINCEThe Directorate: Biodiversity Conservation has reviewed and evaluated the reports and does not have any objection to the draft Scoping Reports and the Plan of Study for EIA. Kindly note that the EIA report must comply with the procedures for the assessment and minimum criteria for reporting on identified environmental themes in terms of sections 24(5) (A) and (H) and 44 of the National Environmental Management Act, 1998.The Environmental Impact Assessment report must comply with all the requirements as outlined in the Environmental Impact Assessment (EIA) guideline for renewable energy projects and the Best Practice Guideline for Birds & Powerline for assessing and monitoring the impact of powerline facilities on birds in Southern Africa.In conclusion, all Public Participation Process documents related to Biodiversity EIA for review and	EAP: WSP acknowledges this comment and confirms that the protocol outlined by this Department will be followed.	Ξ

Stakeholder Details	<u>Comment</u>	Response	<u>Report</u> <u>Reference</u>
	<u>queries should be submitted to the Directorate:</u> <u>Biodiversity Conservation at Email;</u> <u>BCAdmin@environment.gov.za for the attention of</u> <u>Mr. Seoka Lekota.</u>		
Department of Forestry Fisheric	es and the Environment (DFFE)		
DFFE Lydia Kutu 29 July 2024 Email	Dear Sir/MadamACKNOWLEDGEMENT OF RECEIPT OF THE NEW APPLICATION FORM AND DRAFT SCOPING REPORT FOR THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE LOCATED IN THE MSUKALIGWA LOCAL MUNICIPALITY, WHICH FALLS UNDER THE GERT SIBANDE DISTRICT MUNICIPALITY, IN THE MPUMALANGA PROVINCE.The Department confirms having received the Application Form and Draft Scoping Report for Environmental Authorisation for the abovementioned project on 26 July 2024. You have submitted these documents to comply with the Environmental Impact Assessment (EIA) Regulations, 2014, as amended.Kindly note that your application for Environmental Authorisation falls within the ambit of an application applied for in terms of Part 3 of Chapter 4 of the EIA Regulations, 2014, as amended. You are therefore referred to Regulation 21 of the EIA Regulations, 2014 as amended.Please take note of Regulation 40(3) of the EIA Regulations, 2014, as amended, which states that	EAP: WSP acknowledges this comment and confirms that the protocol outlined by this Department will be followed.	-

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	 potential Interested & Affected Parties, including the Competent Authority, may be provided with an opportunity to comment on reports and plans contemplated in Regulation 40(1) of the EIA Regulations, 2014, as amended, prior to the submission of an application but must be provided an opportunity to comment on such reports once an application has been submitted to the Competent Authority. Note that in terms of Regulation 45 of the EIA Regulations, 2014, as amended, this application will lapse if the applicant fails to meet any of the time- frames prescribed in terms of these Regulations, unless an extension has been granted by the Department in terms of Regulation 3(7) of the EIA Regulations, 2014, as amended. You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department. 		
<u>DFFE</u> <u>Mmamohale Kabasa</u> 22 August 2024 <u>Email</u>	Dear Ms Strong <u>COMMENTS ON THE DRAFT SCOPING REPORT</u> <u>FOR THE PROPOSED 400kV PHEFUMULA</u> <u>EMOYENI ONE ELECTRICAL GRID</u> <u>INFRASTRUCTURE NEAR ERMELO WITHIN THE</u> <u>MSUKALIGWA LOCAL MUNICIPALITY IN THE</u> <u>MPUMALANGA PROVINCE</u>	EAP: WSP acknowledges this comment. As per communication from BirdLife South Africa (July 2024) it should be noted that IBA's are being replaced by Key Biodiversity Areas (KBA's).	Section 5.2.6 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	The Application for Environmental Authorisation and the draft Scoping Report (SR) dated July 2024 and received by the Department on 26 July 2024, refer. The Department has noted that the entire development study area is located within the Amersfoort-Bethal-Carolina Important Bird Area (SA018). You are advised in terms of Regulation 8(b) of the EIA Regulations 2014 as amended, that the location of the wind energy development within a high avifaunal sensitivity area may prejudice the success if this application. This letter serves to inform you that the following information must be included to the final SR.	<u>A section on the Chrissie Pans KBA has been</u> <u>added to the FSR in Section 5.2.6. The Project Site</u> <u>only marginally overlaps with a KBA, namely the</u> <u>Chrissie Pans KBA (KBA ID 47).</u>	
	(a) Specific comments (i) The Amersfoort-Bethal-Carolina IBA hosts globally and regionally threatened species that are not found in similar abundance in other provinces. Several species are at risk of becoming extinct, some of which have be found at the proposed site (e.g., regionally threatened African Marsh Harrier (Endangered), Blue Crane (Near Threatened), Denham's Bustard (Vulnerable) and Cape Vulture (Endangered)). The threat of the proposed development to the IBA and the current status of globally threatened bird species such as the Botha's lark is of a concern. The Department urges the EAP and the applicant to evaluate whether the proposed development is suitable for this area considering the high avifaunal sensitivity.	Avifaunal Specialist: The Project Site and immediate environment is classified as Medium Sensitivity for vultures according to the Vulture Species Theme in the Screening tool. (The Medium sensitivity is due the Project Site possibly affecting an area with between 5%–10% of the vulture population). During the pre-construction monitoring (885 hours of vantage point observations) only four (4) Cape Vultures were observed, during the April survey. In total, only 16 minutes of Cape Vulture flights were recorded at medium height (i.e. within rotor-swept height). The passage rate for Cape Vultures after 885 hours of monitoring was 0.004 birds per hour which amounts to about 1 Cape Vulture every 17 days. According to the Cervantes Population Utilization Distribution outputs the Phefumula	Appendix G.4 of the FSR Section 5.2.6 of the FSR

Stakeholder Details	Comment	Response Report Reference
		Emoyeni One WEF Project Site is rated low sensitivity (Cervantes et al 2023).
		During the EIA phase, additional analysis that has been conducted, has been presented with respect to identifying suitable wetland and grassland habitat. Habitat suitability modelling has been conducted to delineate wetland and grassland habitat based on key wetland and grassland species. The wetland layer is based on suitable aquatic and adjacent habitat as informed by the following Species of Conservation Concern (SCC) namely African Grass Owl, Blue Crane, African Marsh Harrier, and Grey Crowned Crane.
		Rudd's Lark, Botha's Lark and Yellow-breasted Pipit informed a habitat suitability model to identify high quality grassland patches specifically preferred by these threatened species. At the proposed project site, suitable habitat was largely driven by Yellow- breasted Pipit, while no suitable habitat for either Rudd's Lark or Botha's lark were flagged by the fine scale habitat suitability model. In addition to the above species-specific habitat suitability model, the high- quality grassland areas (CBAs etc.) identified and avoided by the biodiversity and vegetation specialists, provides additional protection for other grassland specialists such as Denham's Bustard and Secretarybird.
		As per communication from BirdLife South Africa (July 2024) it should be noted that IBAs are being replaced by Key Biodiversity Areas (KBAs).

Stakeholder Details	<u>Comment</u>	Response	Report Reference
		A section on the Chrissie Pans KBA has been added to the FSR in Section 5.2.6. The Project Site only marginally overlaps with a KBA, namely the Chrissie Pans KBA (KBA ID 47).	
	(ii) It is evident that large tracts of natural habitat in the study area, particularly in the south, are delineated as CBA Irreplaceable (CBA 1). These areas are required to meet biodiversity targets for biodiversity pattern (species and ecosystems) and ecological processes. Particularly, part of the development area is affected by intact grassland patches that are considered "source" areas for avifaunal species. These areas should remain in a natural state that is maintained in good ecological condition and therefore must be excluded from the development footprint.	Avifaunal Specialist:This is correct, please see monitoring efforts and suggested buffers based on modelling for habitat suitability and flight risk for species of conservation concern in the subsequent responses.All efforts have been made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	Appendix G.4 of the FSR
	(iii) Further investigation into a possible offset agreement with the provincial competent authority required to reduce the ecological impacts of the development must be submitted with the draft EIAr. The agreement must also be submitted to this Department's Biodiversity Section for comments.	EAP: A biodiversity offset strategy will be compiled during the EIA phase and will be included in the Draft EIR for public review. Comments on the draft Biodiversity Offset Strategy will form part of ongoing discussions with the	=

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		provincial authority and the potential for an offset agreement.	
	(iv) The development area is located within areas with a high prominence of wetlands (including natural pans) and with very high aquatic/freshwater biodiversity significance that may be important for flamingos and other water-dependent birds.	Avifaunal Specialist:Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.During the EIA phase, additional analysis will be conducted, with respect to identifying suitable wetland and grassland habitat. Habitat suitability modelling will be conducted to delineate wetland and grassland habitat based on key wetland and grassland species. The wetland layer is based on suitable aquatic and adjacent habitat and will be informed by the following Species of Conservation Concern (SCC) namely African Grass Owl, Blue Crane, African Marsh Harrier, and Grey Crowned Crane.	Appendix G.4 of the FSR
	(v) It is further noted that there may be competing mining rights within the development area. The EIA must exclude these areas from the development footprint.	EAP: <u>The EAP and developer is aware that there may be</u> <u>competing mining right areas that exist within the</u> <u>development area. In addition, the developer is aware</u> <u>that a Section 53 consent will be required.</u>	=
	(vi) Overall, this Department urges the EAP and the applicant to evaluate whether the proposed development is suitable for this area considering the significant threat to Critical Biodiversity Areas, intact	Avifaunal Specialist: All efforts have been made to preserve habitat, critical biodiversity areas, and the species that inhabit it. Habitat suitability modelling has been done for several	Appendix G.4 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	grassland patches, Important Bird Areas and the habitat of numerous threatened bird species.	species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with turbines, and turbines were excluded, or mitigation measures suggested for these.	
	 (vii) Please ensure that a site sensitivity verification report that complies with Part A of the protocols is submitted with the final SR and addresses the following: a) A verification using desktop analysis and details of the site inspection; b) Site sensitivity for each theme/study listed, as well as compliance statements for assessments not needed to be conducted based on your site sensitivity verification. c) The outcomes of the verification which clearly confirms or disputes the current use of the land and environmental sensitivity as identified by the screening tool; and. d) Contains motivation and evidence of the either verified or different use of the land and environmental sensitivity. 	EAP: <u>A site sensitivity verification report that complies with</u> <u>Part A of the protocols is included in Appendix H of</u> <u>the FSR.</u>	<u>Appendix H of</u> <u>the FSR</u>
	(viii) Please note further that the protocols, if applicable, require certain specialists' to be SACNASP registered. Please ensure that the	EAP:	Appendix C of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	relevant specialist certificates are attached to the relevant reports.	All specialists, were applicable, are registered with SACNASP, and the certificates are attached in Appendix C of the FSR.	
	(ix) With regards to the specialist studies to be undertaken, kindly note that the protocols only require studies to be undertaken where the verification confirms that the sensitivity is either high or very high. Should the sensitivity be confirmed to be low or medium, then a compliance statement is required.	EAP: <u>WSP acknowledges this comment and confirms that</u> <u>all required studies have been undertaken and is</u> <u>included in Appendix G of the FSR.</u>	<u>Appendix G of</u> <u>the FSR</u>
	(b) Listed Activities (i) Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description.	EAP: <u>All listed activities triggered have been linked to the development activity in the Table 4.1 in Section 4 of the FSR.</u>	Section 4 of the FSR
	(ii) If the activities applied for in the application form differ from those mentioned in the final SR, an amended application form must be submitted.	EAP: WSP acknowledges this comment and confirms that an amended application will not need to be submitted for the project.	=
	(iii) Please note that the Department's application form template has been amended and can be downloaded from the following link https://www.dffe.gov.za/documents/forms.	EAP: WSP acknowledges this comment and confirms that the Department's application form template was utilised for the submission.	=
	(c) Layout & Sensitivity Maps	EAP:	Section 5-5 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	 (i) The final SR must provide coordinate points for the proposed development site (note that if the site has numerous bend points, at each bend point coordinates must be provided) as well as the start, middle and end point of all linear activities. (ii) Please provide a layout map which indicates the following: (ii) Please provide a layout map which indicates the following: (iii) Please provide a layout map which indicates the following: (iii) Please provide a layout map which indicates the following: (iii) Access roads; (iii) All supporting onsite infrastructure such as aydown area, guard house and control room etc. (existing and proposed); (iii) Substations, transformers, switching stations and nverters; (iii) All existing infrastructure on the site, especially railway lines and roads; and (iii) Please provide an environmental sensitivity map which indicates the following: (iii) Please provide an environmental features dentified on site, e.g. CBAs, IBAs, protected areas, heritage sites, wetlands, drainage lines, nesting and toosting sites etc. that will be affected by the facility and its associated infrastructure; (iii) Buiffer areas; and (c) All "no-go" areas. 	A map indicating the grid layout and all associated infrastructure is included in Section 5.5 of the FSR. However, it must be noted that the grid layout and associated infrastructure locations are subject to change based on specialist feedback in the EIA phase.	

Stakeholder Details	Comment	Response	Report Reference
	 (iv) The above layout map must be superimposed (overlain) with the sensitivity map and a cumulative map which shows neighbouring and existing infrastructure. (v) Google maps will not be accepted. 		
	 (d) Alternatives (i) Please provide a description of any identified alternatives for the proposed activity that are feasible and reasonable, including the advantages and disadvantages that the proposed activity or alternatives will have on the environment and on the community that may be affected by the activity as per Appendix 2 of GN R.982 of 2014 (as amended). (ii) Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist in terms of Appendix 2. 	EAP: Section 3.4 of the DSR and FSR included a section on explanations of the alternatives for the site and developments.	Section 3.4 of the FSR
	 (e) Public Participation Process (i) Comments from this Department's Protected Area Planning and Management Effectiveness Directorate must be obtained. Find below the contact details for personnel at this Department's Protected Areas Directorate: a) Name: Mr Thivhulawi Nethononda Telephone no.: (012) 399 9553 Email: TNethononda@dffe.gov.za; and 	EAP: <u>The Draft scoping report was submitted to the DFFE</u> <u>Protected Areas Department. The responses to the</u> <u>comment received are inlcuded in Section 2.5 of this</u> <u>SER and included in Appendix D of this SER</u>	Appendix A of this SER Section 2.5 of the SER Appendix D of the SER

Stakeholder Details	Comment	Response	Report Reference
	<u>b) Name: Ms Mashudu Mudau</u> <u>Telephone no.: (012) 399 9945</u> <u>Email: MMudau@dffe.gov.za.</u>		
	(ii) Please ensure that comments from all relevant stakeholders are submitted to the Department with the final SR. This includes but is not limited to the Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA), the Mpumalanga Tourism and Parks Agency, the Msukaligwa Local Municipality, the Gert Sibande District Municipality, the Department of Water and Sanitation (DWS), the South African Heritage Resources Agency (SAHRA), BirdLife SA, the Department of Mineral Resources and Energy, and the Department of Forestry, Fisheries and the Environment: Directorate Biodiversity and Conservation	EAP: <u>The Draft scoping report was submitted to all the</u> <u>relevant authorities for comment.</u> <u>All comments received to date have been captured on</u> <u>this CRR in Table 2-5 of this report.</u>	<u>Section 2.5</u> (<u>Table 2-5) of</u> <u>SER</u>
	(iii) Please ensure that all issues raised and comments received during the circulation of the draft SR from registered I&APs and organs of state which have jurisdiction.	EAP: All comments and issues raised by I&APs and organs of state have been addressed in in Table 2-5 of this report. Where necessary the relevant updates have been made to the Final Scoping Report	<u>Section 2.5</u> (Table 2-5) of <u>SER</u>
	(iv) Proof of correspondence with the various stakeholders must be included in the final SR. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments.	EAP: <u>The Draft scoping report was submitted to all the</u> <u>I&APs for comment. All comments received to date</u> <u>have been captured on this SER.</u>	Appendix B of this SER

Stakeholder Details	Comment	Response	Report Reference
		Proof of the correspondence is included in Appendix B.	
	v) The Public Participation Process must be conducted in terms of Regulation 39, 40 41, 42, 43 and 44 of the EIA Regulations 2014, as amended.	EAP: WSP can confirm that the PPP was conducted in terms of Regulation 39, 40 41, 42, 43 and 44 of the EIA Regulations 2014, as amended.	<u>Section 2 of</u> this SER
	(vi) All issues raised and comments received during the circulation of the draft SR from I&APs and organs of state, including comments from this Department must be incorporated into a Comments and Response Report (CRR). The CRR report must be a separate document from the main report and the format must be in the table format as indicated in Annexure 1 of this comments letter. Please refrain from summarising comments made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly. Please note that a response such as "Noted" is not regarded as an adequate response to I&AP's comments.	EAP: All comments and issues raised from the DSR public review, have been captured verbatim in this SER (Table 2-5). All the original comments are included in Appendix D of this report.	Section 2.5 (Table 2-5) of this SER Appendix D of the SER
	(vii) Minutes and attendance registers (where applicable) of any physical/virtual meetings held by the Environmental Assessment Practitioner (EAP) with Interested and Affected Parties (I&APs) and other role players must be included in the final SR.	EAP: The pre-application meeting minutes are attached as Appendix E of the FSR.	Appendix E of the FSR
	(viii) The final SR must provide evidence that all identified and relevant competent authorities have	EAP:	Appendix B of the SER

Stakeholder Details	Comment	Response	Report Reference
	been given an opportunity to comment on the proposed development	The Draft scoping report was submitted to all the I&APs for comment. All comments received to date have been captured on this SER. Proof of the correspondence is included in Appendix <u>B.</u>	
	(f) Specialist Assessments (i) All Specialist Declaration of Interest forms must be signed by the relevant specialists and attached to the final SR. The forms are available on Department's website (please use the Department's template).	EAP: <u>All specialists appointed for the project have</u> <u>completed the DFFE specialist declaration, these are</u> <u>attached as Appendix C of the FSR.</u>	Appendix C of the FSR
	 (ii) The EAP must ensure that the terms of reference for all the identified specialist studies include the following: a) A detailed description of the study's methodology; indication of the locations and descriptions of the development footprint, turbine positions and all other associated infrastructures that they have assessed and are recommending for authorisation. 	EAP: All the specialists' studies undertaken include study's methodology; indication of the locations and descriptions of the development footprint, turbine positions and all other associated infrastructures that they have assessed and are recommending for authorisation.	Appendix G of the FSR
	b) Provide a detailed description of all limitations to the studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed.	EAP: Section 2.7 of the FSR includes all the assumptions and limitations of the specialists' studies undertaken.	Section 2.7 of the FSR
	<u>c) Please note that the Department considers a 'no- go' area, as an area where no development of any</u> infrastructure is allowed; therefore, no development	EAP:	Section 5.5 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	of associated infrastructure including access roads is allowed in the 'no-go' areas.	WSP acknowledges this comment. The No-go areas identified by specialists have been avoided and no infrastructure has been placed there.	
	d) Should the specialist definition of 'no-go' area differ from the Department's definition; this must be clearly indicated. The specialist must also indicate the 'no-go' area's buffer if applicable.	EAP: WSP acknowledges this comment. The specialist's definitions of no-go do not differ.	=
	e) All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.	EAP: The specialists' studies undertaken are final for the scoping phase.	Appendix G of the FSR
	f) Bird and Bat specialist studies must have support from Birdlife South Africa and SABAA.	EAP: Birdlife South Africa and SABAA have been provided with an opportunity to comment on the bird specialist study conducted thus far as included in the Draft Scoping Report. WSP can confirm that Birdlife and SABAA will be provided with further opportunities to comments on the studies during the EIA phase.	Appendix G.4 of the FSR Table 2-5 of the SER
	g) Should a specialist recommend specific mitigation measures, these must be clearly indicated.	EAP: Specialist mitigation measures will be further developed and described in the Draft EIA report.	Section 6 of the FSR
	(iii) Should the appointed specialists specify contradicting recommendations, the EAP must	EAP:	-

Stakeholder Details	Comment	Response	Report Reference
	clearly indicate the most reasonable recommendation and substantiate this with defendable reasons; and were necessary, include further expertise advice.	This comment is acknowledged. There are currently no contradicting recommendations prescribed by specialists.	
	(iv) Please ensure that all mitigation recommendations are in line with applicable and most recent guidelines.	EAP: <u>This comment is acknowledged.</u> <u>Specialist mitigation measures will be further</u> <u>developed and described in the Draft EIA report.</u>	<u>Section 7 of</u> <u>the FSR</u>
	(v) It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which were promulgated in Government Notice No. 320 of 20 March 2020 (i.e. "the Protocols"), and in Government Notice No. 1150 of 30 October 2020 (i.e. protocols for terrestrial plant and animal species), have come into effect. Please note that specialist assessments must be conducted in accordance with these protocols.	EAP: <u>This comment is acknowledged.</u> <u>All specialist studies have been conducted according</u> <u>to the Protocols.</u>	Appendix G of the FSR Appendix J of the FSR
	(vi) The specialist reports must comply with Appendix 6 of the EIA Regulations, 2014, specifically, the specialist reports must include documentation to show expertise of the specialist to compile a specialist report including a curriculum vitae.	EAP: All specialist reports include expertise of the specialist to compile a specialist report including a curriculum vitae.	Appendix G of the FSR

Stakeholder Details	<u>Comment</u>	Response	Report Reference
	(vii) As such, the Specialist Declaration of Interest forms must also indicate the scientific organisation registration/member number and status of registration/membership for each specialist.	EAP: <u>All specialist declarations have been included in</u> <u>Appendix C of the FSR and include the scientific</u> <u>organisation registration/member number and status</u> <u>of registration/membership for each specialist.</u>	Appendix C of the FSR
	(viii) Please also ensure that the final SR includes the Site Verification Report as required by the relevant environmental themes and assessments.	EAP: The SSVR is included in Appendix H of the FSR	Appendix H of the FSR
	(ix) Please note further that the protocols, if applicable, require certain specialists' to be SACNASP registered. Please ensure that the relevant specialist certificates are attached to the relevant reports.	EAP: All specialists, were applicable, are registered with SACNASP, and the certificates are attached in Appendix C of the FSR	Appendix C of the FSR
	 (g) Cumulative Assessment (i) Should there be any other similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following: a) Identified cumulative impacts must be clearly defined, and where possible the size of the identified impact must be quantified and indicated, i.e. hectares 	EAP: <u>A 55km radius was used to identify cumulative</u> impacts of surrounding projects. <u>A map of the similar projects within 55km has been</u> included in Section 6-2.	<u>Section 6.2 of</u> <u>the FSR</u>
	of cumulatively transformed land. b) Detailed process flow and proof must be provided, to indicate how the specialist's recommendations, mitigation measures and conclusions from the	EAP: This comment is acknowledged.	Section 6.2 of the FSR

Stakeholder Details	Comment	Response	Report Reference
	various similar developments in the area were taken into consideration in the assessment of cumulative impacts and when the conclusion and mitigation measures were drafted for this project.	WSP can confirm that the specialists appointed to undertake the studies will provide reports inclusive of this for the EIA phase.	
	c) The cumulative impacts significance rating must also inform the need and desirability of the proposed development.	EAP: <u>At this stage, all identified cumulative impacts have</u> <u>been outlined in Section 6.2 of the FSR.</u> <u>These have been used inform the need and</u> <u>desirability of the project in Section 3.6 of the FSR.</u>	Section 6.2 of the FSR Section 3.6 of the FSR
	d) A cumulative impact environmental statement on whether the proposed development must proceed.	EAP: <u>This information will be included in the EIA Report to</u> <u>be compiled in the EIA Phase, along with the related</u> <u>impact and cumulative assessments, and concluding</u> <u>remarks.</u>	<u>Section 6.2 of</u> the FSR
	(h) General You are further reminded to comply with Regulation 21(1) of the NEMA EIA Regulations 2014, as amended, which states that: "If S&EIR must be applied to an application, the applicant must, within 44 days of receipt of the application by the competent authority, submit to the competent authority a scoping report which has been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority"	EAP: <u>WSP confirms that the FSR will be submitted to the</u> <u>DFFE within 44 days of the receipt of the application,</u> <u>in line with the regulated timeframes.</u>	-

Stakeholder Details	Comment	Response	Report Reference
	You are further reminded that the final SR to be submitted to this Department must comply with all the requirements in terms of the scope of assessment and content of Scoping reports in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.	EAP: WSP confirms that the FSR will be submitted to the DFFE in line with the requirements in terms of the scope of assessment and content of Scoping reports in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.	=
	Further note that in terms of Regulation 45 of the EIA Regulations 2014, as amended, this application will lapse if the applicant fails to meet any of the timeframes prescribed in terms of these Regulations, unless an extension has been granted in terms of Regulation 3(7).	EAP: <u>WSP notes that the application will lapse if the</u> <u>applicant fails to meet any of the timeframes</u> <u>prescribed in terms of these Regulations.</u>	Ξ
	You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department.	EAP: WSP acknowledges this comment. The applicant is fully aware that that no activity may commence prior to an Environmental Authorisation being granted by the Department.	=

Department of Forestry Fisheries and the Environment (DFFE) - Protected Areas Planning and Management Effectiveness

DFFE	Good day Ashlea	EAP:	=
<u>Mashudu Mudau</u> <u>27 August 2024</u> <u>Email</u>	The Directorate: Protected Areas Planning and Management Effectiveness would like to thank you for the opportunity to review the Draft Scoping report for the proposed development of the Phefumula Emoyeni One Electrical Grid Infrastructure, located approximately 16km north-west of Ermelo in the	WSP acknowledges this comment, and the specific responses is provided further in the table.	

Stakeholder Details	Comment	Response	Report Reference
	Msukaligwa Local Municipality and Gert Sibande District Municipality, in the Mpumalanga Province.		
	After conducting the review of the submitted documents, we have noted that the proposed developments will not take place within any protected area in terms of Section 9 of the National Environmental Management: Protected Areas Act (NEMPAA), Act No. 57 of 2003 nor within the 5km(nature reserve) and 10km(national park) identified in terms of NEMPAA. The closest protected area is the Rietvlei Private Nature Reserve is 12.6km away from the proposed development (see attached). However, the proposed development is within the National Protected Area Expansion Strategic areas.	EAP: WSP can confirm that the development of the Final layout will endeavour to avoid all areas of high sensitivity such that the layout utilises the least sensitivity areas possible. It must be noted that in the applicant has been continually refining the layout such that turbines are all been located outside of sensitive areas (NPAES, CBAs etc.): Irreplaceable areas and to avoid the high sensitivity zones identified by the various specialists. Furthermore, additional avifauna studies have been commissioned to better inform the layout. It must also be noted that the overhead powerline has a limited footprint.	<u>Section 5-5 of</u> <u>the FSR</u>
	The following concerns have been noted in the report:•The proposed development is located within the Amersfoort-Bethal-Carolina IBA (SA018) and 18km west of the Chrissie Pans IBA, with sensitive species such as the threatened Botha's Lark, globally threatened species such as the Blue Crane, Southern Bald Ibis, Black Harrier, Blue Korhaan, Black-winged Pratincole, Secretary bird, Martial Eagle and Denham's Bustard and regionally threatened species such as	Avifaunal Specialist: <u>The Project Site and immediate environment is</u> <u>classified as Medium Sensitivity for vultures according</u> to the Vulture Species Theme in the Screening tool. (<u>The Medium sensitivity is due the Project Site</u> <u>possibly affecting an area with between 5%–10% of</u> the vulture population). During the pre-construction monitoring (885 hours of vantage point observations) only four (4) Cape Vultures were observed, during the April survey. In total, only 16 minutes of Cape Vulture flights were recorded at medium height (i.e. within rotor-swept height). The passage rate for Cape Vultures after 885 hours of monitoring was 0.004	Appendix G.4 of the FSR Section 5.2.6 of the FSR
vsp

Stakeholder Details	<u>Comment</u>	Response	<u>Report</u> <u>Reference</u>
	the African Grass Owl, White-bellied Bustard and Lanner Falcon. This IBA was confirmed to be of high sensitivity for Avifauna.	birds per hour which amounts to about 1 Cape Vulture every 17 days. According to the Cervantes Population Utilization Distribution outputs the Phefumula Emoyeni One WEF Project Site is rated low sensitivity (Cervantes et al 2023). During the EIA phase, additional analysis that has been conducted, has been presented with respect to identifying suitable wetland and grassland habitat. Habitat suitability modelling has been conducted to delineate wetland and grassland habitat based on key wetland and grassland species. The wetland layer is based on suitable aquatic and adjacent habitat as informed by the following Species of Conservation Concern (SCC) namely African Grass Owl, Blue	
		Crane, African Marsh Harrier, and Grey Crowned Crane.Rudd's Lark, Botha's Lark and Yellow-breasted Pipit informed a habitat suitability model to identify high quality grassland patches specifically preferred by these threatened species. At the proposed project site, suitable habitat was largely driven by Yellow- breasted Pipit, while no suitable habitat for either Rudd's Lark or Botha's lark were flagged by the fine scale habitat suitability model. In addition to the above species-specific habitat suitability model, the high- quality grassland areas (CBAs etc.) identified and avoided by the biodiversity and vegetation specialists, provides additional protection for other grassland specialists such as Denham's Bustard and Secretarybird.	

vsp

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		As per communication from BirdLife South Africa (July 2024) it should be noted that IBA's are being replaced by Key Biodiversity Areas (KBA's). A section on the Chrissie Pans KBA has been added to the FSR in Section 5.2.6. The Project Site only marginally overlaps with a KBA, namely the Chrissie Pans KBA (KBA ID 47).	
	 <u>A significant part of the Project Area falls</u> <u>within CBAs (Irreplaceable and Optimal).</u> <u>Furthermore, a biodiversity offset plan will be</u> <u>part of the EIA phase.</u> 	EAP: The final layout for the Grid is still being developed. The most up to date layout has been included in Section 5-5 together with the relevant sensitivity overlays. WSP can confirm that the applicant has endeavoured to avoid all high sensitivity areas such as CBA irreplaceable and CBA optimal as far as possible. It must also be noted that the overhead powerline has a limited footprint. The Biodiversity Offset Strategy will encompass only those areas that cannot be avoided one the layout has been finalised. The final layout will be included in the Draft EIA Report. The Biodiversity Offset Strategy will be developed together with input from all relevant specialists. Applicant: The initial layout was developed based on available desktop sensitivities. However, throughout the EIA process, the layout has been refined based on feedback from the EAP and the specialists. Wetlands,	Section 5-5 of the FSR Section 7 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
		CBA: Irreplaceable and CBA: Optimal areas are being avoided as far as possible. Where there are existing roads through these areas, they will be used rather than creating new roads. The width of the roads will also be reduced as much as practicably possible in these areas. It must also be noted that the overhead powerline has a limited footprint. Based on current feedback from the EAP and specialists, it is highly likely that an offset will be required. Once the extent and nature (i.e., habitat types) of the impacted areas has been quantified, Seriti Green will request a workshop with key conservation and government stakeholders (such as MDARDLEA, BLSA, EWT, MTPA, DFFE) to discuss the way forward in terms of identifying suitable offset areas and the requirements for ongoing management/ rehabilitation.	
	The continued integrity and protection of these CBAs is required to meet biodiversity targets for biodiversity pattern (species and ecosystems) and ecological processes. The presence of CBA Irreplaceable and CBA Optimal land in the study area is therefore a concern with respects to terrestrial biodiversity management. As per the MBSP, development in CBA areas must be avoided. It is therefore recommended that the proposed location of the wind turbines and associated infrastructure must avoid areas designated CBA Irreplaceable, CBA Optimal, FEPA and an IBA. It is this Directorates view that this proposed project will have a very high impact to	EAP: All efforts will be made to preserve habitat, critical biodiversity areas and the species that inhabit it. Habitat suitability modelling has been done for several species of conservation concern, and prime areas for these species are being conserved and excluded from the buildable area for the proposed windfarm. Wetlands were buffered to protect species associated with this habitat type, and flight risk models were developed for species at risk of collisions with the grid infrastructure.	Appendix G.4 of the FSR

Stakeholder Details	Comment	Response	<u>Report</u> <u>Reference</u>
	avifauna as this IBA sole purpose is to serves as their main habitat and for their protection.		
SOLA Group			
<u>SOLA</u> <u>Reuben Maroga</u> <u>6 August 2024</u> <u>Email</u>	Good Day Ashlea, <u>Thanks for the notification. Are you able to share the</u> <u>KMZ of the proposed grid infrastructure ?</u> <u>Best Regards</u>	Dear ReubenThanks for your email.We will need permission from the Applicant to share this information. Please provide me with a motivation as to why this information would be required so that I can send it through to the applicant for their consideration.Kind regards	
Department of Defence		·	i
Department of Defence Lieutenant Colonel Francois P Strydom 03 September 2024 Email	Good Day Although I am not the Entry point for Applications and only an Internal Stakeholder, the following. -There is no Application Document -There is No .KML / .KMZ file attached in your mail as to have the Minimum info to evaluate and respond via our Official channels	Good morning FrancoisThank you for your email – WSP is responsible purely for the Environmental Impact Assessment.In terms of your email below – please could you provide me with more detail as to what application document the client should be submitting together with the kmz.If you could provide me with this information I will forward it on to the client.Thanking you in advance for your assistance.Kind regards	<u>Appendix D of</u> <u>the SER</u>

Stakeholder Details	Comment	Response	Report Reference
Simone Evered			
<u>Simon Evered</u> <u>26 July 2024</u> <u>Email</u>	Dear Ashlea Strong. Please be advised that I am no longer Chairman of the Lowvled Region of the Wildlife and Environment Society of SA. The existing Chairman is Llew Taylor at llewtaylorsa@gmail.com. Please address all correspondence to him.	EAP: WSP acknowledges this comment, and the stakeholder database has been updated accordingly.	Appendix A of the SER
	Regards		
SML Projects		1	
<u>Tshitso Mofokeng</u> <u>Meeting Request</u>	Meeting request received on 7 August 2024 to discuss wayleave application.	Dear TshitsoThank you for your email.Please note that WSP has been appointed to undertake the Environmental Impact Assessment application and associated processes for the Dalmanutha Wind Energy Facility.There are no wayleave applications currently underway for the proposed project. We will be declining your meeting request as there is nothing to present at this time.Kind regards	Appendix D of the SER



Appendix A

STAKEHOLDER DATABASE



PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, NEAR ERMELO, MPUMALANGA WSP Project No.: 41105236 | Our Ref No.: 14/12/16/3/3/2/2596 September 2024

PHEFUMULA EMOYENI ONE (PTY) LTD

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	Adjacent Landowner	A J Myburgh Familie Trust	
	Adjacent Landowner		
	Adjacent Landowner	National Government of the Republic of South Africa	
	Landowner	ADAMAH BARAMAHBELEGGINGS PTY LTD	
	Landowner		
	Landowner	ADAMAH BARAMAHBELEGGINGS PTY LTD	
	Landowner	ADAMAH BARAMAHBELEGGINGS PTY LTD	
	Landowner	ANMAR TRUST	
	Landowner	ANTROM TRUST	
		ANTROM TRUST	
	Landowner	CALELA TRUST	
	Landowner	CALELA TRUST	
	Landowner		
	Landowner	CHRISTO COETZEEBOERDERY PTY LTD	
	Landowner	COETZEE CHRISTO	
	Landowner	COETZEE CHRISTO	
		ERASMUS MICHAELCOENRAD	
	Landowner	FAMHIRST ESTATE PTY LTD	
	Landowner	FAMHIRST ESTATE PTY LTD	
	Landowner	FAMHIRST ESTATE PTY LTD	
	Landowner		
	Landowner	FAMHIRST ESTATE PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
		FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner		
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
		FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
	Landowner		
	Landowner	FREMAX FARMS PTY LTD	
	Landowner	FREMAX FARMS PTY LTD	
		FREMAX FARMS PTY LTD	

Personal details have been redacted as	Landowner		
required by the POPI Act	Landowner	FREMAX FARMS PTY LTD	
		JANNIE JACOBSZ PTY LTD	
	Landowner	KADISH DARREL	
	Landowner	KADISH DARREL	
	Landowner		
	Landowner	KADISH DARREL	
	Landowner	KADISH FREDERICK DAVID	
		KADISH FREDERICK DAVID	
	Landowner	KOFFIEBANK EIENDOMMEPTY LTD	
	Landowner	KOFFIEBANK EIENDOMMEPTY LTD	
	Landowner		
	Landowner	KOFFIEBANK EIENDOMMEPTY LTD	
	Landowner	KOFFIEBANK EIENDOMMEPTY LTD	
		KOFFIEBANK EIENDOMMEPTY LTD	
	Landowner	KOFFIEBANK EIENDOMMEPTY LTD	
	Landowner	L M KADISH & SONS PTY LTD	
	Landowner		
	Landowner	L M KADISH & SONS PTY LTD	
	Landowner	L M KADISH & SONS PTY LTD	
		L M KADISH & SONS PTY LTD	
	Landowner	L M KADISH & SONS PTY LTD	
	Landowner		
	Landowner	MARMIC TRUST	
	Landowner	MOOIVLEI BOERDERY PTYLTD	
	Londoumer	MOREGLOED TRUST	
	Landowner	ROOIBLOM LANDGOEDHOEVELD PTY LTD	
	Landowner	ROOIBLOM LANDGOEDHOEVELD PTY LTD	
	Landowner		
	Landowner	ROUX ANDRIES HERCULES	
	Landowner	ROUX ANDRIES HERCULES	
		ROUX ANDRIES HERCULES	
	Landowner	S C M TRUST	
	Landowner	S C M TRUST	
	Landowner		
	Landowner	THABETHE MBANA PETER	
	Landowner	THABETHE MBANA PETER	
		THABETHE MBANA PETER	
	Landowner	TURNER PETER DOUGLAS	
	Landowner	TURNER PETER DOUGLAS	
	Landowner		
	Landowner	TWEEFONTEIN DEEL DRIEPTY LTD	
	Landowner	TWEEFONTEIN TRUST	
		TWEEFONTEIN TRUST	
	Landowner	VATOCARE PTY LTD	

Personal details have been redacted as	Landowner		
required by the POPI Act	Landowner	W A TRUST	
		W A TRUST	
	Landowner	W A TRUST	
	Landowner	W A TRUST	
	Landowner		
	Landowner	W A TRUST	
	Landowner	W A TRUST	
		W A TRUST	
	Landowner	WILLIE JACOBSZ TRUST	
	Landowner		
	Air Traffic	Air Traffic and Navigation Service (ATNS)	Executive Engineering
	Air Traffic	Air Traffic and Navigation Service (ATNS)	Obstacle Evaluator
	Commenting Authorities	South African Civil Aviation Authority (CAA)	Database Coordinator
	Commenting Authorities	South African Civil Aviation Authority (CAA)	Obstacle Inspector
	Business - Renewable Developer	ABO Wind renewable energies (Pty) Ltd.	Project Manager
	Business - Renewable Developer	ABO Wind renewable energies (Pty) Ltd.	
	Business - Consultant	Savannah Environmental	Environmental Consultant
	Business - Renewable Developer	AMDA Developments (Pty) Ltd	
	Business - Renewable Developer	AMDA Developments (Pty) Ltd	Senior Development Manager
	Business	Cell C	Area Manager
	Business - Renewable Developer	EDF Renwables	Project Developer
	Business - Renewable Developer	EDF Renwables	Project Development Manager
	Business - Renewable Developer	Red-cap Innovative Energy	Senior Project Manager
	Business - Renewable Developer	Red-cap Innovative Energy	Assistant Project Manager
	Business - Renewable Developer	Red-cap Innovative Energy	Project Assistant
	Business - Renewable Developer	Sola Group	
	Business - Renewable Developer	G7 Renewable Energies (Pty) Ltd	Environmental Project Developer
	Business - Renewable	G7 Renewable Energies (Pty) Ltd	CEO
	Developer Business - Renewable	Enertrag SA Pty Ltd	Project deceloper
	Developer Business	SIRIUS POWER SOUTH AFRICA	executive director
	Business	GreenCape	
	Business	GreenCape	Senior Analyst: Energy
	Business	Estancia Meubels	Owner /operator
	Business	MTN	Head of Department
	Business - Renewable Developer	Mulilo Renewable Project Developments	Project Manager: Enviro Department
	Business - Renewable Developer	Mulilo Renewable Project Developments	Project Engineer
	Business	Private Contractor	
	Business - Renewable	Sereti Green	Development Director
۱ <u>ـــــــ</u> ـــــــــــــــــــــــــــــ	Developer		

Personal details have been redacted as	Business	Vodacom	Regional Manager
equired by the POPI Act	Business	Vodacom	
	Business - Renewable Developer	WKN Windcurrent SA (Pty) Ltd	Project Developer
	Business - Renewable Developer	WKN Windcurrent SA (Pty) Ltd	
	National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Integrated Environmental
	National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Integrated Environmental
	National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Directorate: Integrated Environmental
	National Authorities	Department of Agriculture, Land Reform and Rural Development (DALRRD)	A
	District Municipality	Gert Sibande District Municipality	Executive Mayor
	District Municipality	Gert Sibande District Municipality	Municipal Manager
	District Municipality	Gert Sibande District Municipality	District Air Quality Officer/Senior
	District Municipality	Gert Sibande District Municipality	Senior Manager:Planning Economic Development
	District Municipality	Gert Sibande District Municipality	Senior Manager Council Support
	District Municipality	Gert Sibande District Municipality	Senior Environmental Officer/ Air Quality
	District Municipality	Gert Sibande District Municipality	Air Quality Official
	District Municipality	Gert Sibande District Municipality	Gert Sibande: Speaker
	District Municipality	Gert Sibande District Municipality	Manager: Municipal Environmental Services
	District Municipality	Gert Sibande District Municipality	Environmental Officer
	Land owner	Adamah Baramah Beleggings (Pty) Ltd	Private
	Land owner	Anmar Trust	
	Land owner	Bambaspha Agricultural Primary Co-operative Limited	Private
	Land owner	Calela Trust	Private
	Land owner	Christo Coetzee Boerdery (Pty) Ltd	Private
	Land owner	Fremax Farms (Pty) Ltd	Private
	Land owner	Jacobsz Familie Testamentere Trust/Willie Jacobsz Trust	Private
	Land owner	Koffiebank Eiendomme (Pty) Ltd	
	Land owner	Makoliet Landgoed CC	
	Land owner	Makoliet Landgoed CC	
	Land owner	Makoliet Landgoed CC	
	Land owner	Mooivlei Boerdery (Pty) Ltd	
	Land owner	Mooivlei Boerdery (Pty) Ltd	
	Land owner	Moregloed Trust	
	Land owner	Private	

Personal details have been redacted as	Land owner	Rooiblom Landgoed Hoeveld (Pty) Ltd	
required by the POPI Act	Land owner	S C M Trust	
	Land owner	Tweefontein Trust	
	Lesee	National Government of the Republic of South Africa:	
	Lesee	James Mgomezulu Family Trust (Madliwa James National Government of the Republic of South Africa:	
	Lesee	Mahlaza Mhlaba Agricultural Primary Co-operative	
		Mana-Umsoco Foods cc	
	Lesee	National Government of the Republic of South Africa: Paul Buckley - Also 237 / 6	
	Lesee	National Government of the Republic of South Africa: Ubambiswano Phambili	
	Lesse	National Government of the Republic of South Africa	
	Lesse	National Government of the Republic of South Africa	
	Lesse	National Government of the Republic of South Africa	
	Libraries	Gert Sibande District Municipality Library	Manager - Nosipho
	Libraries	Msukaligwa Local Municipality Library (Wesselton, Thusi	Manager (Christina
	Local Municipality	Ville, Casseim Park Libraries) under Msukaligwa Msukaligwa Local Municipality	Librarian) Executive Mayor
	Local Municipality	Msukaligwa Local Municipality	Municipal Manager
	Local Municipality	Msukaligwa Local Municipality	MMC for Planning and Economic Development
	Local Municipality	Msukaligwa Local Municipality	MMC for Community Development
	Local Municipality	Msukaligwa Local Municipality	Manager: Local Economic Development (LED)
	Local Municipality	Msukaligwa Local Municipality	IDP Manager
	Local Municipality	Msukaligwa Local Municipality	Tranversal Coodinator (Office of the Chief Whip)
	Local Municipality	Msukaligwa Local Municipality	Speaker
	Local Municipality	Msukaligwa Local Municipality	MMC for Technical Services
	Local Municipality	Msukaligwa Local Municipality	Director: Town Planning Department
	Media	Highvelder Newspaper	Editor
	Media	Tribune Koerant/Newspaper	
	Mining Right Holders	Anker Coal	Community Investment Holdings
	Mining Right Holders	Anker Coal	Environmental Officer
	Mining Right Holders	Bulemin Resources	Projects Managing Geologist -
	Mining Right Holders	Bulemin Resources	Assistant Manage
	Mining Right Holders	Bulemin Resources	Director.
	Mining Right Holders	Exxaro Coal Mpumalanga	Legal Asset and Property Management
	Mining Right Holders	Hoyohoyo Mining (Pty) Ltd	Consultant
	Mining Right Holders	Kangra Coal	Legal Adviser for Canyon Coal
	Mining Right Holders	Kangra Coal	Environmental Manager for Canyon Coal
	Mining Right Holders	Langcarel (Pty) Ltd (Mooiplaats Colliery) MC Mining	CEO Mooiplaats Colliery
	Mining Right Holders	South 32	
	Mining Right Holders	Cennergi Holdings (Pty) Ltd subsidiary of Exxaro Resources Ltd	Analyst

Personal detail	s have	been	redacted	as
required by the		Act		

National Authorities	Department of Agriculture, Land Reform and Rural Devel	Directorate: Land Use and
		Soil Management
National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Compliance Monitoring Ass: Air Quality
National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Climate Change & Air Quality Management
National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Biodiversity Conservation
National Authorities	Department of Forestry, Fisheries and Environment (DFFE)	Biodiversity Conservation
National Authorities	Department of Minerals and Resources (DMR) (National)	Ass Director: Director General's Office
National Authorities	Department of Public Works, Roads and Transport (DPWR) (National)	Chief Director: Office of the DG
National Authorities	Department of Water & Sanitation (DWS)	Chief Director: Water User Licence Management
National Authorities	Department of Water & Sanitation (DWS)	Chief Landscape Architech: Instream Water
National Authorities	Department of Water & Sanitation (DWS)	Director: Water Allocation
National Authorities	Department of Water & Sanitation (DWS)	Deputy Director: Compulsory Licensing
National Authorities	Department of Water & Sanitation (DWS) Head Office: Resource Protection & Waste	Control Environmental Officer Licencing
National Authorities	Department of Water & Sanitation (DWS) Head Office: Resource Protection & Waste	Environmental Officer: Water Quaility
National Authorities	South African Heritage Resource Agency (SAHRA)	The Provincial Manager
National Authorities	South African Heritage Resource Agency (SAHRA)	Heritage Officer: Archaeology
National Authorities	South African Heritage Resource Agency (SAHRA)	Heritage Officer
National Authorities	Department of Defence	Lieutenant
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Biodiversity Co
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Biodiversity Co
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Biodiversity Co
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Biodiversity Co
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Biodiversity Co
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Protected Areas
National Authorities	Department of Forestry, Fisheries and Environment	Directorate: Protected Areas
NGO	Mpumalanga Wetland Forum	Chairperson
NGO	BirdLife South Africa	Head of Department
NGO	BirdLife South Africa	Birds and Renewable Ener
NGO	BirdLife South Africa	
NGO	Endangered Wildlife Trust	Conservation Programme Manager
NGO	Endangered Wildlife Trust	Highland Grassland Field
NGO	Endangered Wildlife Trust	Chief Executive Officer
NGO	Endangered Wildlife Trust	CEO
NGO	Endangered Wildlife Trust	
NGO	Federation of Sustainable Environment (FSE)	Chief Executive Officer
NGO	Federation of Sustainable Environment (FSE) & Mpumalanga Lakes District Protection Group	Representative
NGO	Inkomati Usuthu Catchment Agency (IUCMA)	Scientist
NGO	Inkomati Usuthu Catchment Agency (IUCMA)	Environmental Office:
NGO	Inkomati-Usuthu Catchment Management Areas (CMA)	Water Resources

Personal details have been redacted as	NGO	Mpumalanga Agri SA	
required by the POPI Act	NGO	Mpumalanga District Farmers Association	
	NGO	Mpumalanga Landbou Unie	Chief Executive Officer
	NGO	Olifants River Forum	Olifants River Forum Coordinator
	NGO	South African National Biodiversity Institute (SANBI)	Chairperson
	NGO	Transvaal Landbou Unie	
	NGO	Waterval Forum	
	NGO	South African Bat Assessment Association	
	NGO	South African Bat Assessment Association	
	NGO	Wildlife and Environment Society of South Africa (WESSA)	
	NGO	Wildlife and Environment Society of South Africa (WESSA)	Chairperson
	NGO	Wildlife and Environment Society of South Africa (WESSA)	
	NGO	Wildlife and Environment Society of South Africa (WESSA) : Northern Region	
	Parastatals	Camden Power Station	Camden Station. Manage
	Parastatals	Eskom Holdings SOC Limited	Environmental Manager
	Parastatals	The National Transmission Company South Africa (NTCSA)	
	Parastatals	Eskom Transmission Grid Planning Land and Rights	Senior Consultant Environmental
	Parastatals	Eskom Transmission Land and Rights	Mpumalanga Co-ordinator
	Parastatals	Telkom/Blue Tech part of Telkom	Area Manager
	Parastatals	Transnet Freight Rail	Senior Manager: Risk Management / Coal BU /
	Parastatals	Transnet Freight Rail	Senior Manager: Risk Management: Mineral
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environment Affairs (DARDLEA)	Director: Environmental
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environment Affairs (DARDLEA)	
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environment Affairs (DARDLEA)	Deputy Director: Environmental Impact
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs	Deputy Director: Environmental Impact
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs	Head of Department
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs	Information Management Support
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs	Land Reform Division
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs	Research Unit: Soil Sub Division
	Provincial Authorities	Mpumalanga Department Agriculture, Rural Development, Land and Environmental Affairs	Ass Director: Environmental Section

Appendix B

NOTIFICATIONS

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Appendix B.1

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11.

ENVIRONMENTAL AUTHORISATION PROCESSES NOTICE OF THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE WIND ENERGY FACILITY, COMPRISING VARIOUS ENVIRONMENTAL AUTHORISATION PROCESSES, NEAR ERMELO, MPUMALANGA PROVINCE

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation or Water Use Licence (WUL) Application (as applicable)

DESCRIPTION AND LOCATION: Phefumula Emoyeni One (Pty) Ltd proposes to establish a renewable energy facility near Ermelo and Bethal, Mpumalanga, known as the Phefumula Emoyeni One Wind Energy facility (WEF), which requires various applications for environmental authorisation. The proposed project consists of the following subprojects:

- Phefumula Emoyeni One WEF (up to 837MW), located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province
- Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) up to 400kV Grid Connection and Main Transmission Substation (MTS) located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province.

The WEF will also include a Battery Energy Storage System (BESS). The BESS will be used to store excess energy generated by the WEF. The BESS will have a storage capacity of up to 200MW/800MWh. Allowing for up to 6-8 hours of storage.

Proponent	Project	Technology	Process	Affected Farm Portions	
Phefumula Emoyeni One (Pty) Ltd	Up to 837MW WEF, including associated infrastructure including BESS	Wind and BESS	S&EIR	 Portion 0 of farm ISRAEL 207 IS Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS Portion 6 of farm VAALBANK 233 IS Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS Portion 3 of farm BOSMANSHOEK NO. 235 IS 	 Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS Portion 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21,22, 23 of farm KRANSPOORT 248 IS Portion 2, 8, 9 of farm TWEEFONTEIN 249 IS Portion 0 of farm VOORZORG 250 IS Portion 0, 2, 5, 6, 7, 9, 10, 11 of farm
Phefumula Emoyeni One (Pty) Ltd)	Up to 400kV Powerline, EGI up to 400kV Grid Connection and MTS	Transmission Line and Substation	S&EIR	 Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS Portion 0, 2 of farm ORPENSKRAAL 238 IS Portion 1, 2 of farm GELUKSDRAAI No. 240 IS Portion 1 of the Farm EERSTE GELUK 258 IS 	No. 273 IS • Portion 4, 15 of farm UITZICHT 266 IS • Portion 0 of farm KRANSPOORT 827 IS • Remaining Extent of Portion 7 of the Farm DAVELFONTEIN 267 IS

ENVIRONMENTAL APPLICATIONS: The proposed projects trigger several listed activities contained in the Environmental Impact Assessment (EIA) Regulations Listing Notice 1 (GNR 983), Listing Notice 2 (GNR 984) and Listing Notice 3 (GNR 985), as amended, and therefore, authorisation to undertake the listed activities must be sought via respective Scoping and Environmental Impact Reporting (S&EIR) processes. The anticipated listed activity numbers associated with the proposed projects are reflected in the table below. Should you wish to obtain a complete copy of these listed activities, please contact the Environmental Assessment Practitioner (EAP), details provided below.

Project Name	Listing Notice	Applicable	e trigge	rs							
Phefumula Emoyeni One (Pty) Ltd -	GNR 983	11	1 12 14		19	24	28	30	48	56	
Up to 837MW Wind Energy Facility (WEF), including associated	GNR 984	1	9	9	15						
infrastructure including BESS	GNR 985	4	1	0	12	14	18	23			
Phefumula Emoyeni One (Pty) Ltd	GNR 983	12	1	9	27	28					
Up to 400kV Powerline, EGI up to 400kV Grid Connection and MTS	GNR 984	9	1	5							
	GNR 985	4	1	2	14						
General Authorisation / Water Use Licence (as applicable)	Section 21	21 (a), 21	21 (a), 21 (c) and 21 (i)								

REGISTRATION: WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent EAP by the Proponent, to manage the S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the proposed projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

The contact details of the EAP are: • Name: Ashlea Strong • Tel: 031 240 8804 • Fax: 011 361 1381 • E-mail: ashlea.strong@wsp.com • Address: Building 1, Maxwell Office Park, Magwa Crescent

Protection of Personal Information: WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance

with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an 1 & AP or if you no longer want your contact details to be included on our database.



OMGEWINGS MAGTIGINGS PROSESSE

KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE PHEFUMULA EMOYENI ONE WINDENERGIE FASILITEIT, WAT BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, NABY ERMELO, MPUMALANGA PROVINSIE

Kennis word gegee in terme van:

 Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer ingevolge artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke om omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig)
 Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging vir

Watergebruik of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)

BESKRYWING EN LIGGING: Phefumula Emoyeni One (Edms) Bpk. stel voor om 'n hernubare-energie-fasiliteit naby Ermelo en Bethal, Mpumalanga Provinsie, bekend as die Phefumula Emoyeni One Windenergie Fasiliteit (WEF) te vestig, wat verskeie aansoeke vir omgewingsmagtiging vereis. Die voorgestelde projek bestaan uit die volgende subprojekte:

• Phefumula Emoyeni One WEF (tot 837MW), geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie

Phefumula Émoyeni One Electrical Grid Infrastructure (EGI) tot 400kV Grid Connection and Main Transmission Substasie (MTS) geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie.

Die WEF sal ook 'n Battery Energie Stoor Sisteem (BESS) insluit. Die BESS sal gebruik word om oortollige energie wat deur die WEF gegenereer word, te berg. Die BESS sal 'n bergingskapasiteit van tot 200MW/800MWh hê. Dit sal 6-8 uur se berging toelaat.

Voorstander	Projek	Tegnologie	Proses	Geaffekteerde plaasgedeeltes	
Phefumula Emoyeni One (Edms) Bpk	Tot 837MW WEF, insluitend geassosieerde infrastruktuur insluitend BESS	Wind en BESS	S&OIV	 Gedeelte 0 van Plaas ISRAEL 207 IS Gedeelte 0, 3, 4, 6, 7, 8, 9 van Plaas BOSMANSKRANS 217 IS Gedeelte 6 van Plaas VAALBANK 233 IS Gedeelte 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 van Plaas KUILFONTEIN Nr 234 IS 	 Gedeelte 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21,22, 23 van Plaas KRANSPOORT 248 IS Gedeelte 2, 8, 9 van Plaas TWEEFONTEIN 249 IS Gedeelte 0 van plaas VOORZORG 250 IS Gedeelte 0, 2, 5, 6, 7, 9, 10, 11 van
Phefumula Emoyeni One (Edms) Bpk	Tot 400kV Powerline, EGI tot 400kV Netverbinding en MTS	Transmissie- lyn en substasie	S&OIV	 Gedeelte 3 van Plaas BOSMANSHOEK NO. 235 IS Gedeelte 2, 4, 5, 7, 10, 11, 13 van WITBANK NO. 236 IS Gedeelte 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 van Plaas NOOITGEDACHT 237 IS Gedeelte 0, 2 van Plaas ORPENSKRAAL 238 IS Gedeelte 1, 2 van Plaas GELUKSDRAAI No. 240 IS Gedeelte 1 van die Plaas EERSTE GELUK 258 IS Gedeelte 2, 3, 4, 5, 8 van die Plaas MIDDELPLAAT 271 IS 	Plaas NOOITGEDACHT 251 IS • Gedeelte 1, 2 van Plaas SPION KOP 252 IS • Gedeelte 0, 2, 7 van Plaas DRIEHOEK

OMGEWINGSTOEPASSINGS: Die voorgestelde projekte sal lei tot 'n verskeidenheid van gelyste aktiwiteite, vervat in die Omgewingsimpakbepaling (OIE) Regulasies Lyskennisgewing 1 (GNR 983), Noteringskennisgewing 2 (GNR 984) en Noteringskennisgewing 3 (GNR985), soos gewysig, magtiging om die gelyste aktiwiteite te onderneem, moet verkry word deur middel van onderskeie Bestekopname en Omgewingsimpakverslagdoening (S&OIV) prosesse. Die verwagte gelyste aktiwiteitsgetalle wat met die voorgestelde projekte geassosieer word, word in die tabel hieronder weerspieël. Indien u 'n volledige kopie van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (WHP), besonderhede hieronder verskaf.

Projek Naam	Noterings kennisgewing	Toepaslik	ke Gelyst	e Aktiwi	teite					
Phefumula Emoyeni One (Edms) Bpk	GNR 983	11	11 12 14		19	24	28	30	48	56
- Tot 837MW windenergie-fasiliteit (WEF), insluitend geassosieerde	GNR 984	1	ę	9						
infrastruktuur insluitend BESS	GNR 985	4	4 10			14	18	23		
Phefumula Emoyeni One (Edms) Bpk	GNR 983	12	1	9	27	28				
Tot 400kV kraglyn, EGI tot 400kV netwerkverbinding en MTS	GNR 984	9	15							
······································	GNR 985	4 12		14						
Algemene magtigin / watergebruik- lisensie (soos van toepassing)	Artikel 21	21 (a), 21	21 (a), 21 (c) and 21 (i)							

REGISTRASIE: WSP Group Africa (Pty) Ltd (WSP) is deur die Proponent aangestel as die onafhanklike WHP om die S&OIV-prosesse te bestuur. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die WHP te stuur by die besonderhede hieronder verskaf. Toekomstige korrespondensie sal aan alle geregistreerde belanghebbendes gestuur word en geregistreerde belanghebbendes sal individueel in kennis gestel word van bykomende geleenthede om aan die je proses deel te neem.

Die kontakbesonderhede van die WHP is: • Naam: Ashlea Strong • Tel: 031 240 8804 • Faks: 011 361 1381 • E-pos: ashlea.strong@wsp.com • Adres: Building 1, Maxwell Office Park, Magwa Crescent

Beskerning van persoonlike inligting: WSP sal sekere persoonlike inligting oor jou as 'n belanghebbende en geaffekteerde party (B&GP) verwerk vir doeleindes om jou registrasie as 'n B&GP moontlik te maak en om jou besonderhede op ons databasis te stoor, indien jy daartoe instem. WSP sal hierdie besonderhede gebruik om jou in die toekoms oor ander relevante projekte te kontak. WSP sal altyd jou persoonlikke inligting verwerk in ooreenstemming met

die Wet op die Beskerming van Persoonlike Inligting 4 van 2013. Jy is geregtig om jou regte as 'n datasubjek uit te oefen en ons te laat weet of jy as 'n B & GP gederegistreer wil word of as jy nie langer wil hê dat u kontakbesonderhede op ons databasis ingesluit moet word.



IZINQUBO ZOKUGUNYAZWA KWEZEMVELO ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-PHEFUMULA EMOYENI ONE WIND ENERGY FACILITION, EHLANGANISA IZINQUBO EZAHLUKENE ZOKUGUNYAZWA KWENDAWO, ESEDUZE NENDAWO YASE ERMELO, ISIFUNDAZWENI SASEMPUMALANGA

Isaziso sinikezwa ngokwemibandela ye:

- Umthetho-sisekelo 41(2) we-GNR 982 (njengoba ushintshiwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba ushintshiwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)
- Isigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe ukuGunyazwa Okujwayelekile noma Isicelo Selayisensi Yokusebenzisa Amanzi (WUL) (njengoba ushintshiwe)

INCAZELO KANYE NENDAWO: I-Phefumula Emoyeni One (Pty) Ltd ihlongoza ukusungula indawo yamandla avuselelekayo eduze kwase-Ermelo nase-Bethal, kanyeneMpumalanga, eyaziwa ngokuthi i-Phefumula Emoyeni One Wind Energy facility (WEF), edinga izicelo ezihlukahlukene zokugunyazwa kwemvelo. Iphrojekthi ehlongozwayo iqukethe ama-subprojects alandelayo:

- Phefumula Emoyeni IWEF eyodwa (efinyelela ku-837MW), etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala wesiFunda i-Gert Sibande, esifundazweni saseMpumalanga.
- Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) kufika ku-400kV Grid Connection and Main Transmission Substation (MTS) etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala Wesifunda sase-Gert Sibande, esiFundazweni saseMpumalanga.
 I-WEF izophinde ihlanganise ne-Battery Energy Storage System (BESS). I-BESS izosetshenziselwa ukugcina amandla engeziwe akhiqizwa yi-WEF. I-BESS izoba namandla okugcina afinyelela ku-200MW/800MWh. Evumela kuze kufike kumahora angu-6-8 wokulondoloza

Umsekeli	lphrojekthi	Ubuch- wepheshe	Inqubo	Izingxenye Zepulazi Ezithintekile	
Phefumula Emoyeni One (Pty) Ltd	Kufika ku 837MW WEF, zihlanganisa ingqalasizinda ehlobene ehlanganisa ne-BESS	Umoya kanye ne BESS	S&EIR	 Portion 0 of farm ISRAEL 207 IS Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS Portion 6 of farm VAALBANK 233 IS Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS Portion 3 of farm BOSMANSHOEK 	 Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS Portion 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21,22, 23 of farm KRANSPOORT 248 IS Portion 2, 8, 9 of farm TWEEFONTEIN 249 IS Portion 0 of farm VOORZORG 250 IS
Phefumula Emoyeni One (Pty) Ltd)	Kufika ku 400kV Powerline, EGI kufike ku 400kV Grid Connection kanye ne MTS	Wokudlulisa kanye Nesiteshi Esingaphansi	S&EIR	NO. 235 IS • Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS • Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS • Portion 0, 2 of farm ORPENSKRAAL 238 IS • Portion 1, 2 of farm GELUKSDRAAI No. 240 IS • Portion 1 of the Farm EERSTE GELUK 258 IS	 Portion 0, 2, 5, 6, 7, 9, 10, 11 of farm NOOITGEDACHT 251 IS Portion 1, 2 of farm SPION KOP 252 IS Portion 0, 2, 7 of farm DRIEHOEK No. 273 IS Portion 4, 15 of farm UITZICHT 266 IS Portion 0 of farm KRANSPOORT 827 IS Remaining Extent of Portion 7 of the Farm DAVELFONTEIN 267 IS Portion 0 of the Farm ELIM 247 IS Portion 4 of the Farm TAFELKOP 270 IS

IZICELO ZEMVELO: Amaphrojekthi ahlongozwayo azoqala imisebenzi eminingana esohlwini equkethwe ku-Environmental Impact Assessment (EIA) Regulations Listing Notice 1 (GNR 983), Listing Notice 2 (GNR 984) kanye ne-Listing Notice 3 (GNR985), njengoba ushintshiwe, ngakhoke, ukugunyazwa kokwenza lesi saziso. imisebenzi esohlwini kufanele ifunwe ngezinqubo ezifanele ze-Scoping kanye ne-Environmental Impact Reporting (S&EIR). izinombolo zomsebenzi ezifakwe ohlwini ezilindelekile ezihambisana namaphrojekthi ahlongozwayo zibonakala kuthebula elingezansi. Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte Umsebenzi Wokuhlola Imvelo (EAP), imininingwane enikezwe ngezansi.

Igama lephrojekthi	Isaziso Sohlu	lzibangel	Izibangeli ezisebenzayo											
Phefumula Emoyeni One (Pty) Ltd -	GNR 983	11	11 12		19	24	28	30	48	56				
Kufika ku-837MW WEF, zihlanaga- nisa inggalasizinda ehlobene	GNR 984	1	9	9										
ehlanganisa ne BESS	GNR 985	4	1	10		14	18	23						
Phefumula Emoyeni One (Pty) Ltd	GNR 983	12	1	9	27	28								
Kufika ku-400kV Powerline, EGI kufika ku-400kV Grid Connection	GNR 984	9	1	5										
kanye ne-MTS	GNR 985	4	1	2	14									
Ukugunyazwa Okujwayelekile / Ilayisensi Yokusebenzisa Amanzi (njengoba kusebenza)	Artikel 21	21 (a), 21 (c) and 21 (i)												

UKUBHALISA: I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP ezimele nguMsekeli, ukuphatha izinqubo ze-S&EIR. Amaqembu afisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze abeke imibono yawo ngamaphrojekthi ahlongozwayo ayacelwa ukuba athumele imininingwane yawo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngabanye ngamathuba engeziwe okubamba iqhaza kulolu hlelo.

Imininingwane yokuxhumana ye-EAP yile: • Igama: Ashlea Strong • Ucingo: 031 240 8804 • Ifeksi: 011 361 1381 I-imeyili: ashlea.strong@wsp.com • Ikheli: Building 1, Maxwell Office Park, Magwa Crecent

Ukuvikelwa Kolwazi Lomuntu Siqu: I-WSP izocubungula ulwazi oluthile lomuntu siqu olumayelana nawe njengomuntu onentshisekelo noma othintekayo (I&AP) ngezinjongo zokwenza ukubhalisa kwakho njenge-I&AP nokugcina imininingwane yakho kusizindalwazi sethu, uma uvuma ukuba senze kanjalo. I-WSP izosebenzisa le mininingwane ukuze ixhumane nawe mayelana namanye amaphrojekthi abalulekile esikhathini esizayo. I-WSP izohlala icubungula ulwazi lwakho lomuntu sigu ngokuhambisana noMthetho Wokuvikela Ulwazi Lomuntu Sigu 4

ka-2013. Unelungelo lokusebenzisa amalungelo akho njengesihloko sedatha futhi usazise uma ufisa ukukhishwa ukubhaliswa njenge-I & AP noma uma cha. usefuna imininingwane yakho yokuxhumana ifakwe kusizindalwazi sethu.



Thursday, April 11 2024

CLASSIFIEDS



Dusty is a 3 years	 Travel extensively to 	project sites		Pretoria Central, Pretoria, 0002, within two (2) weeks	USE		arts nere	0					vernsin)86(011	5	115
old mixed breed he s extremely friendly,	All inclusive package	 R700 000 3 vears fixed term based 	on performance	from the date of the publication of this notice.	Notice is hereby given in terms of Section 24(G) of the National Environmental				_							_		
excels with both ogs and people, but is unfamiliar with	Enquiries: Adam Bogo	shi – Tel. (012) 663 2145/49		TERRENCE GOVINDASAMY PILLAY Identity Number:	Management Act 107 of 1998 as amended (NEMA) of the intent of Black &	717 TENE	DERS	717) TENI	DERS	717	TENDERS	717	TENDERS	71	ッ TEND	DERS	717	TENDERS
rom a township and	The South African Col	lege Principals Organisatio	n (SACPO) is an equal	600701 5163 081 c/o Fyshe Inc. Attorneys	White Trucks (Pty) Ltd to lodge an application for													
pent time in a foster home before	opportunity, affirmative	action employer. ccompanied by a recent upd	ated comprehensive CV	Address: 538 Nebraska Street Faerie Glen, Pretoria	rectification in terms of the National Environmental Management Act 107 of		EN	IVIRONI	MENTA	L AUTH	HORISA	TION F	ROCES	SES				•
joining us. He carries	as well as certified cop	ies of all qualifications and I	D document.	Postal Address: P O Box 218	1998 (as amended). Project Description:								HEFUMUI					
himself with a calm emeanor and effort-		e limited to short-listed ca certified copy of proof of p		Faerie Glen, 0043 E-mail Address: lauren@fyshe.co.za	Portion 174 was cleared of vegetation to establish warehouses.								ONMENTA GA PROV		HORISA			
lessly adapts to his surroundings.	South Africa. All qualifi	cations will be verified and		Contact Number: 012 991 2288	Commenced: 2017 Location:				•		iven in terms						\square	
To adopt,	checking. Please forward your a	annlication to:		Reference: Pillay	Portion 174 of Doornkloof 391- JR, Gauteng. • Coordinates:				nded) publis	hed under	section 24 a	nd 24D of th	ne National En vironmental au					
call 082 925 3133.	EMAIL			LOST OR DESTROYED DEED	25°54'19.46"S; 28°15'4.69"E	of activities	s identified in	terms of GNF	Ŕ 983, GNR 9	984 and GN	NR 985 (as an	mended)			<i>、</i> ,	·		den i
oppy is a 3 year old mixed breed and is	The Secretary General	anghi@anana an =a		Notice is hereby given in terms of Regulation 68 of	 Date of Notice: 11 April 2024 Legislation Contravened: 		OF 41(4) OF the UL) Application			ot 1998) (NV	wa), for the	submission	of a General A	utnorisat	ion or water	Use	_	
brimming with personality and	sacpo@mweb.co.za/bo <u>Closing Date:</u> 25 April			the Deeds Registries Act, 1937, of the intention to apply for the issue of a	NEMA • Activity under NEMA: GNR324, Activity 6: The								a renewable e				-(or all 🛛 🖉
character! She adores her walks		rom us within 3 months of a	the closing date please	certified copy of Deed of Transfer ST38817/2018	clearance of an area of 300 square metres or more	authorisation.	The proposed p	project consists	s of the follov	ving subproje	ects:	. ,	requires variou			I I		
and exploring the arden. Poppy would	accept that your applic	ation had been unsuccessfu	1	passed by INSPORTS INDOOR ARENA PROPRIETARY LIMITED	of indigenous vegetation except where such clearance of indigenous		moyeni One W in the Mpumala		MW), located	in the Msuka	aligwa Local I	Municipality,	which falls unde	r the Gert	Sibande Dist	rict		
dogs in her new	said advertisement will	o applications received afte be considered	r the closing date of the	Registration Number 2013/0260014/07 in	vegetation is required for maintenance purposes								d Main Transmis in the Mpumala			located) y	'our
sociable.				favour of VILLA VIA ARCADIA NO 3 PROPRIETARY LIMITED,	undertaken in accordance with a maintenance management plan in (c)	The WEF will a BESS will have							store excess en	ergy gener	ated by the W	/EF. The		
Coming from a hoarding situation,	702 BUSINESS LICENCE	702 BUSINESS LICENCE	2000 LEGALS	Registration Number 2015/235440/07	Gauteng (ii) Within Critical Biodiversity Areas or Ecological Support Areas		Project	Technology			arm Portions		orage.] []		lend
he may benefit from some basic training. To adopt,			`	In respect of certain A Unit consisting of (a) Section No. 33 as	identified in the Gauteng Conservation Plan or		Up to	Wind and	S&EIR		of farm ISRAE		Portion 2	3, 4, 5, 8	of the Farm			egal
call 082 925 3133. Lexi is a 3 years old	Notice in respect of a license application in	Notice in respect of a license application in	LOST DEED	shown and more fully described on Sectional Plan No SS 19/2018 in	bioregional plans. Queries must be referred to:		837MW WEF, including	BESS			3, 4, 6, 7, 8, 9 KRANS 217			PLAAT 271	IS , 8, 10, 11, 12	2, 13,		
nixed breed she has spent her whole life	terms of the Petroleum Products Act, 1977 (Act	terms of the Petroleum Products Act, 1977 (Act	5004 111	the scheme known as MIRACLE PARK in	KEMS Pty Ltd Tel: 082 570 7072		associated infrastructure				of farm VAALE 2, 7, 8, 9, 11,			l, 22, 23 o DORT 248			Adv	ertising
locked in a cage. When she came to	No 120 of 1977) This notice serves to	No 120 of 1977) This notice serves to	<u>FORM JJJ</u> LOST OR	respect of the land and building or buildings situated at	E-mail: <u>arno@kems.co.za</u> Contact Person: Arno van den Berg		including BESS				23 of farm K				rm TWEEFON	NTEIN	/ 10/1	ordoning
us, she just craved attention! This girl is	inform parties that may be interested or affected that	inform parties that may be interested or affected that	DESTROYED DEED	ROOIHUISKRAAL NOORD EXTENSION 27 TOWNSHIP, LOCAL	Parties wishing to formally comment on the process can contact KEMS (Pty)						of farm BOSM	IANSHOEK	 Portion 0 		OORZORG 25 , 9, 10, 11 of 1			sifieds
so sweet and so leserves the perfect	CB AGRI GENERAL TRADERS (PTY) LTD hereinafter referred to as	PRINBU CONSTRUCTION (PTY) LTD hereinafter referred to	Notice is hereby given in terms of Regulation 68 of the Deeds Registries	AUTHORITY: CITY OF TSHWANE	Ltd no later than twenty days (20) after the	Phefumula	Up to 400kV	Transmission	S&EIR		4, 5, 7, 10, 11	l, 13 of	NOOITGI	EDACHT 2			Lias	sineus
family. She does need training as she	"the applicant", has submitted an application for a WHOLESALE	as "the applicant", has submitted an application for a WHOLESALE	Act,1937, of the intention to apply for the issue of a certified copy of Deed of	METROPOLITAN MUNICIPALITY, of which section the floor area,	publication of this advertisement, until 2 May 2024.	Emoyeni	Powerline, EGI up to	Line and Substation		• Portion 0, 2			13 • Portion 0 No. 273 I	2, 7 of fa			0960	115 115
is a strong girl who has just been left	license, application number H/2024/04/05/0001.	license, application number	Transfer Number T17645/1982, passed by the REGISTRAR OF	according to the said sectional plan is 1480 (One Thousand Four		Ltd)	400kV Grid Connection	Substation			2 of farm ORF		Portion 4	, 15 of farr	m UITZICHT 2 RANSPOORT		0000	
with no space or stimulation for the irst years of her life.	PORTION OF 45 OF THE	C/2024/03/22/0001. 564 MAKOKO STREET	favour of MARTHA	Hundred and Eighty) square metres in extent			and MTS				2 of farm GEL	UKSDRAAI	 Remainir 	g Extent o	of Portion 7 of EIN 267 IS			
But she is so willing b learn and we have	FARM NO. ROODEPAN KIMBERLEY	SAAIPLAAS VIRGINIA	ALETTA GIATRAS, IDENTITY NUMBER: 530625 0115 082,	and (b) An undivided share in the common property in	For all						of the Farm El	ERSTE GELU	JK • Portion 0	of the Far	m ELIM 247 I m TAFELKOP		Whe	ther you
no doubt she will be the perfect	The purpose of the application is for the	The purpose of the application is for the	UNMARRIED, in réspect of certain ERF 710 VORNA VALLEY	the scheme apportioned to the said section in accordance with the				TIONS: The se				41141						oking or
companion for someone!	applicant to be granted a license to undertake	applicant to be granted a license to undertake petroleum wholesale	TOWNSHIP REGISTRATION	participation quota as endorsed on the said	VOUR	(EIA) Regulati	ons Listing No	tice 1 (GNR 9	983), Listing	Notice 2 (G	GNR 984) an	d Listing Not	tained in the En tice 3 (GNR985), as ame	ended, and th	nerefore,		
To adopt, call 082 925 3133.	petroleum wholesale activities as detailed in the application Arrangements	activities as detailed in the application. Arrangements	DIVISION IR, PROVINCE OF GAUTENG, MEASURING 1154 (ONE	sectional plan. HELD BY Deed of Transfer Number ST	your	The anticipate	d listed activity	numbers ass	ociated with	the propose	ed projects ar	e reflected in	onmental Impac n the table belo	w. Should	you wish to			ng a flat,
cho is a 3 years old nixed breed she was	for viewing the application documentation can be made by contacting the	for viewing the application documentation can be made by contacting the	THOUSAND ONE HUNDRED AND FIFTY FOUR) Square Metres,	38817/2018 which has been lost or destroyed.		complete copy	of these listed			ne Environme	iental Assessr	ment Practitio	oner (EAP), deta	ills provide	ed below.]]		cottage
the Centurion area before kind	Controller of Petroleum Products by:	Controller of Petroleum Products by: -Tel: (057) 391 1300; or	which has been lost or destroyed. A previous	All interested persons having objection to the issue of such copy are	Auction	Project Name	•		isting otice	Applicable t	triggers							i house
Samaritans were able to catch her.	-Tel: (053) 807 1700; or -Fax: 086 517 7881; or -Email: <u>Sebabatso.Mohapi</u>	-Fax: (057) 352 2673; or -Email: <u>Kagisho.Mokae</u> @dmre.gov.za	application was made for a lost deed and a copy issued under VA number	hereby required to lodge same in writing with the			moyeni One (F V Wind Energy	/ Facility	NR 983	11	12 14	19	24 2	:8	30 48	56		e the
She is friendly with other dogs, enjoys	@dmre.gov.za Any objections to the	Any objections to the	VA4406/2006, which copy has also been lost or destroyed.	Registrar of Deeds at PRETORIA, situated at National Department of	Advortining	(WEF), inclu	ding associat re including B	ed G	NR 984 NR 985	1 4	9	15 12	14	18	23		clas	sifieds.
running, and would thrive in a lively	issuing of a license in respect of this application, which must clearly quote	issuing of a license in respect of this application, which must clearly quote	All interested persons having objection to the issue of such copy are	Agriculture, Land Reform & Rural Development Building, 600 Lilian Ngoyi	Advertising		moyeni One (NR 983	12	19	27	28					
household. To adopt.	the application number above, must be lodged	the application number above, must be lodged with the Controller of	the same in writing with the	Street, Pretoria Central, Pretoria within two weeks			Powerline, E0 Connection an		NR 984	9	15							- 0
call 082 925 3133.	with the Controller of Petroleum Products within a period of twenty (20)	Petroleum Products within a period of twenty (20)	Registrar of Deeds at Pretoria, Merino Building, 140 Pretorius St, Pretoria	from the date of publication of this notice. DATED at RANDPARK		General Auth	orisation / Wat		NR 985 ection 21	4 21 (a), 21 (c)	12	14						
Woodrock is currently facing a	working days from the date of publication of this notice. Such objection must be	working days from the date of publication of this notice. Such objection must be	Central, Pretoria, 0002, within two (2) weeks from the date of the publication	RIDGE on 8 APRIL 2024 VILLA VIA ARCADIA NO 3		Licence (as a				21 (0), 21 (0,) and 21 (i)							
significant shortage of dog food, impacting our	lodged at the following physical or postal address:	lodged at the following physical or postal address:	of this notice. Applicant:	PROPRIETART LIMITED C/O ABRAHAM									t EAP by the Pr				SALE	A IN
impacting our capacity to cover veterinary	PHYSICAL ADDRESS: The Controller of	PHYSICAL ADDRESS: The Controller of	MARTHA ALETTA GIATRAS Identity Number:	CHRISJAN MULDER Christo Mulder Attorneys Inc.		forward their fu	ull contact deta	ils to the EAP a	at the details	provided be	elow. Register		ent on the prop lers will be forw					
expenses. For additional support,	Petroleum Products Department of Mineral Resources & Energy	Petroleum Products Department of Mineral Resources & Energy	530625 0115 082 c/o Fyshe Inc. Attorneys Address:	15 Dale Lace Avenue, Randpark Ridge christo@cmatt.co.za		and notified inc The contact d			•	•	•	4 • Fax: 011	361 1381 • E-n	nail: ashle	ea.stronɑ@w	sp.com	To adv	ertise phone
lease contact Stella t 060 806 7438. Let	41 Schmidtsdrift Street, Telkom Building, Kimberley	314 Stateway Street, The Strip Building, Welkom	538 Nebraska Street Faerie Glen, Pretoria	christo@cmatt.co.za Tel: 011 794 7909	14.	• Address: Bu	ilding 1, Maxw	ell Office Park	k, Magwa Cre	scent							0860	115 115
us remember that dogs provide	POSTAL ADDRESS: The Controller of	POSTAL ADDRESS: The Controller of	Postal Address: P O Box 218 Faerie Glen, 0043	PLACING A CLASSIFIED AD	Classifieds	purposes of en	abling your reg	istration as an	I&AP and sto	oring of your	details on our	r database, if	you as an intere you consent for	us to do s	o. WSP will u			
unwavering love; let us reciprocate with	Petroleum Products Department of Mineral Resources & Energy	Petroleum Products Department of Mineral Resources & Energy	E-mail Address: lauren@fyshe.co.za Contact Number:	HAS NEVER BEEN EASIER		with the Protec	tion of Persona	I Information A	ct 4 of 2013.	You are entit	itled to exercis	se your rights		ct and let u	s know	SD		he • 🖍 • 🔳
equal care and attention.	Private Bag X 6093, Kimberley, 8301	Private Bag X 3658, Welkom, 9460	012 991 2288 Reference: Pillay	0860 115 115	0860 115 115	It you wish to b	e deregistered	as an I & AP oi	r if you no lor	iger want you	our contact det	tails to be inc	luded on our da	abase.			Clăs	sifieds

COMMUNITY 5

DA calls for rural safety units after another farm murder

Wayne van der Walt

BETHAL - The DA has written to the provincial police commissioner, Lieutenant General Semakaleng Manamela, yet again, urging the establishment of a rural safety unit after another farm murder had been reported here.

Joseph Jan Shabangu, a 49-year-old farmer, appeared in the Bethal Magistrate's Court this week facing a murder charge. He was arrested for allegedly shooting and killing a 35-year-old man who was suspected of poaching on his farm. The victim and a friend were allegedly hunting on the farm when some shots were fired. The friend escaped unharmed. When the Bethal police arrived at the farm, they found the victim's body. The medical personnel certified the man dead on the scene.

The officers found the farmer in possession of the firearm suspected to have been used in the shooting. They also found three empty cartridges on the scene. The police took the firearm for ballistic tests.

"Rural communities in this province, including farmers as well as farm workers, are at a high risk of being attacked on isolated farms, and the SAPS has failed dismally to protect them as it does not have dedicated rural safety units that can be deployed in farming communities," Trudie Grové-Morgan, the DA is spokesperson for co-operative governance and traditional affairs, said.

According to her, the DA has been asking the national and provincial governments to establish dedicated rural safety units after they noticed that isolated plots and farming areas are becoming easy targets for criminals who want to commit house robberies, which eventually lead to farm murders and farm attacks.

The DA also submitted its own proposed rural safety plan in 2019, but to no avail. "The only positive thing the government has done was to hold a Rural Safety Summit in June 2022. This summit was intended to produce strategies that would ensure greater safety for food-producing farming communities. But to date, little to no progress has been made towards the implementation of the strategy or using the summit findings to improve its effectiveness," Grové-Morgan said.

She further stated that the safety situation in South Africa's rural areas is intolerable and cannot be allowed to continue unencumbered. "A lot of promises have been made in the wake of the recent farm murders. It is now time that they are implemented, and that farmers and farm workers are protected and not left at the mercy of criminals."

The DA also called on the private sector, NGOs and farm watches to pledge their

support to farming communities by banding together and demanding the immediate and effective implementation of a rural safety plan. "The DA will continue the fight to ensure that all South Africans are afforded equal protection and safety by government and SAPS, as determined in our Constitution," Grové-Morgan concluded.



Trudie Grové-Morgan, the DA's spokesperson on co-operative governance and traditional affairs. **Photo | Supplied**





MSUKALIGWA LOCAL MUNICIPALITY INTEGRATED DEVELOPMENT PLAN

NOTICE

IDP REPRESENTATIVE FORUM MEETING

Notice is hereby given that Msukaligwa Municipal Council is on a consultative programme and inviting interested members of the community to attend the IDP Representative Forum meeting where programmes in respect of the IDP for Msukaligwa Municipality will be considered. **The IDP Representative Forum should be attended by the following stakeholders:**

- Members of the Mayoral Committee
- Councillors (including Councillors who are members of the District Council and relevant portfolio Councilors)

IZINQUBO ZOKUGUNYAZWA KWEZEMVELO ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-PHEFUMULA EMOYENI ONE WIND ENERGY FACILITION, EHLANGANISA IZINQUBO EZAHLUKENE ZOKUGUNYAZWA KWENDAWO, ESEDUZE NENDAWO YASE ERMELO, ISIFUNDAZWENI SASEMPUMALANGA

Isaziso sinikezwa ngokwemibandela ye:

- Umthetho-sisekelo 41(2) we-GNR 982 (njengoba ushintshiwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba ushintshiwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)
- lsigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe ukuGunyazwa Okujwayelekile noma Isicelo Selayisensi Yokusebenzisa Amanzi (WUL) (njengoba ushintshiwe)

INCAZELO KANYE NENDAWO: I-Phefumula Emoyeni One (Pty) Ltd ihlongoza ukusungula indawo yamandla avuselelekayo eduze kwase-Ermelo nase-Bethal, kanyeneMpumalanga, eyaziwa ngokuthi i-Phefumula Emoyeni One Wind Energy facility (WEF), edinga izicelo ezihlukahlukene zokugunyazwa kwemvelo. Iphrojekthi ehlongozwayo iqukethe ama-subprojects alandelayo:

zokugunyazwa kwemvelo. Iphrojekthi ehlongozwayo iqukethe ama-subprojects alandelayo: • Phefumula Emoyeni IWEF eyodwa (efinyelela ku-837MW), etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala wesiFunda i-Gert Sibande, esifundazweni saseMpumalanga.

Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) kufika ku-400kV Grid Connection and Main Transmission Substation (MTS)
 etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala Wesifunda sase-Gert Sibande, esiFundazweni saseMpumalanga.
 I-WEF izophinde ihlanganise ne-Battery Energy Storage System (BESS). I-BESS izosetshenziselwa ukugcina amandla engeziwe akhiqizwa yi-WEF. I-BESS izoba namandla okugcina afinyelela ku-200MW/800MWh. Evumela kuze kufike kumahora angu-6-8 wokulondoloza

Umsekeli	lphrojekthi	Ubuch- wepheshe	Inqubo	Izingxenye Zepulazi Ezithintekile	
Phefumula Emoyeni One (Pty) Ltd	Kufika ku 837MW WEF, zihlanganisa ingqalasizinda ehlobene ehlanganisa ne-BESS	Umoya kanye ne BESS	S&EIR	 Portion 0 of farm ISRAEL 207 IS Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS Portion 6 of farm VAALBANK 233 IS Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS Portion 3 of farm BOSMANSHOEK 	 Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS Portion 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21, 22, 23 of farm KRANSPOORT 248 IS Portion 2, 8, 9 of farm TWEEFONTEIN 249 IS Portion 0 of farm VOORZORG 250 IS
Phefumula Emoyeni One (Pty) Ltd)	Kufika ku 400kV Powerline, EGI kufike ku 400kV Grid Connection kanye ne MTS	Wokudlulisa kanye Nesiteshi Esingaphansi	S&EIR	NO. 235 IS • Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS • Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS • Portion 0, 2 of farm ORPENSKRAAL 238 IS • Portion 1, 2 of farm GELUKSDRAAI No. 240 IS • Portion 1 of the Farm EERSTE GELUK 258 IS	 Portion 0, 2, 5, 6, 7, 9, 10, 11 of farm NOOITGEDACHT 251 IS Portion 1, 2 of farm SPION KOP 252 IS Portion 0, 2, 7 of farm DRIEHOEK No. 273 IS Portion 4, 15 of farm UITZICHT 266 IS Portion 0 of farm KRANSPOORT 827 IS Remaining Extent of Portion 7 of the Farm DAVELFONTEIN 267 IS

IZICELO ZEMVELO: Amaphrojekthi ahlongozwayo azoqala imisebenzi eminingana esohlwini equkethwe ku-Environmental Impact Assessment (EIA) Regulations Listing Notice 1 (GNR 983), Listing Notice 2 (GNR 984) kanye ne-Listing Notice 3 (GNR985), njengoba ushintshiwe, ngakhoke, ukugunyazwa kokwenza lesi saziso. imisebenzi esohlwini kufanele ifunwe ngezinqubo ezifanele ze-Scoping kanye ne-Environmental Impact Reporting (S&EIR). izinombolo zomsebenzi ezifakwe ohlwini ezilindelekile ezihambisana namaphrojekthi ahlongozwayo zibonakala kuthebula elingezansi. Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte Umsebenzi Wokuhlola Imvelo (EAP), imininingwane

- Traditional Leaders / Traditional Healers
- Ward Committees
- Heads of Departments / Senior Officials
- Representatives of Organized Groups
- Resourced Persons
- Interested members of public

The Meeting is scheduled as follows:

Date:	11 April 2024
Venue:	Virtual
Time:	10H00

Mr. M. Kunene Municipal Manager

enikezwe ngezansi.	epitelele yale	IIIISEDEIIZI	esoniwii	II, SICEIA	utiline on			VEID (EAF)	,	ngwane			
lgama lephrojekthi	Isaziso Sohlu	Izibangeli ezisebenzayo											
Phefumula Emoyeni One (Pty) Ltd -	GNR 983	11	12	14	19	24	28	30	48	56			
Kufika ku-837MW WEF, zihlanaga- nisa inggalasizinda ehlobene	GNR 984	1	ę	9									
ehlanganisa ne BESS	GNR 985	4	1	0	12	14	18	23					
Phefumula Emoyeni One (Pty) Ltd	GNR 983	12	19		27	28							
Kufika ku-400kV Powerline, EGI kufika ku-400kV Grid Connection	GNR 984	9	1	5									
kanye ne-MTS	GNR 985	4	1	2	14								
Ukugunyazwa Okujwayelekile / Ilayisensi Yokusebenzisa Amanzi (njengoba kusebenza)	lsigaba 21	21 (a), 21	(c) and 2	21 (i)									

UKUBHALISA: I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP ezimele nguMsekeli, ukuphatha izinqubo ze-S&EIR. Amaqembu afisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze abeke imibono yawo ngamaphrojekthi ahlongozwayo ayacelwa ukuba athumele imininingwane yawo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngabanye ngamathuba engeziwe okubamba iqhaza kulolu hlelo.

Imininingwane yokuxhumana ye-EAP yile: • Igama: Ashlea Strong • Ucingo: 031 240 8804 • Ifeksi: 011 361 1381 I-imeyili: ashlea.strong@wsp.com • Ikheli: Building 1, Maxwell Office Park, Magwa Crecent

Ukuvikelwa Kolwazi Lomuntu Siqu: I-WSP izocubungula ulwazi oluthile lomuntu siqu olumayelana nawe njengomuntu onentshisekelo noma othintekayo (I&AP) ngezinjongo zokwenza ukubhalisa kwakho njenge-I&AP nokugcina imininingwane yakho kusizindalwazi sethu, uma uvuma ukuba senze kanjalo. I-WSP izosebenzisa le mininingwane ukuze ixhumane nawe mayelana namanye amaphrojekthi abalulekile esikhathini esizayo. I-WSP izohlala icubungula ulwazi lowaho lomuntu siqu ngokuhambisana noMthetho Wokuvikela Ulwazi Lomuntu Siqu 4 ka-2013. Unelungelo lokusebenzisa amalungelo akho njengesihloko sedatha futhi usazise uma ufisa ukukhishwa ukubhaliswa njenge-I & AP noma uma cha. usefuna imininingwane yakho yokuxhumana ifakwe kusizindalwazi sethu.

47535808NH

VF Plus-leier besoek Ermelo



Dr. Pieter Groenewald van die VF Plus. Foto | Verskaf/Wikimedia Commons

Die leier van die VF Plus, dr. Pieter Groenewald, sal op 13 April die dorp vir 'n toespreekgeleentheid besoek. Die plaaslike gemeenskap word uitgenooi om

die geleentheid om 10:00 by die Ermelo Inn by te woon. Groenewald se toespraak sal verskeie kritiese aspekte van die huidige politieke landskap van Suid-Afrika aanspreek. Daarbenewens sal hy die positiewe rol van die VF Plus in hierdie

konteks belig, sowel as die noodsaaklikheid en moontlikheid van koalisievorming ná die nasionale verkiesing.

Hierdie geleentheid bied 'n kans vir individue om hul vrae direk aan Groenewald te rig. Die nasionale verkiesing vind op 29 Mei plaas, wanneer die kiesers hulle stemme sal laat hoor. Deur hierdie geleentheid by te woon, kan inwoners 'n duideliker beeld kry van die VF Plus se standpunte en planne vir die toekoms van die land. Diegene wat die toespreekgeleentheid graag wil bywoon, kan 'n WhatsApp-boodskap aan Shobie Arnoldi, die plaaslike raadslid van die VF Plus, by 082 801 4114 stuur.

"Die gemeenskap word aangemoedig om van hierdie geleentheid gebruik te maak om 'n beter begrip van die politieke landskap te verkry en om hul deelname aan die demokratiese proses te versterk," het Arnoldi gesê.

Hierdie promosieartikel is betaal deur die betrokke politieke party en verteenwoordig die siening van die kliënt, en nie dié van die publikasie waarin dit verskyn nie.

Fire hydrant badly damaged



The vandalised fire hydrant at the intersection of Generaal Botha and Theron streets. Photo | Supplied

René Joubert

ERMELO - After the vandalism of a fire hydrant in town, the municipality warned residents of the devastating implications this can have.

GEMEENSKAP 7

Chantal Boonstra, an administrator on a community WhatsApp group, reported to the municipality on March 28 that a fire hydrant at the intersection of Generaal Botha and Theron streets was damaged.

After several hours had passed, she posted another photo of the fire hydrant, now completely destroyed.

The fire hydrant was later repaired.

Higvelder sent media enquiries to Mandla Zwane, spokesperson of the municipality, regarding this particular hydrant, and awaits his response.



location nearest to you 017 811 2631

PHYSICAL ADDRESS:

P O BOX 48, Ermelo 2350

Postal Address:

47535806NM

OMGEWINGS MAGTIGINGS PROSESSE KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE PHEFUMULA

EMOYENI ONE WINDENERGIE FASILITEIT. WAT BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, NABY ERMELO, MPUMALANGA PROVINSIE Kennis word gegee in terme van:

Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer ingevolge artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke om omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig) • Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging vir Watergebruik of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)

BESKRYWING EN LIGGING: Phefumula Emoyeni One (Edms) Bpk. stel voor om 'n hernubare-energie-fasiliteit naby Ermelo en Bethal, Mpumalanga Provinsie, bekend as die Phefumula Emoyeni One Windenergie Fasiliteit (WEF) te vestig, wat verskeie aansoeke vir omgewingsmagtiging vereis. Die voorgestelde projek bestaan uit die volgende subprojekte:

 Phefumula Emoyeni One WEF (tot 837MW), geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie

Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) tot 400kV Grid Connection and Main Transmission Substasie (MTS) geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie

Die WEF sal ook 'n Battery Energie Stoor Sisteem (BESS) insluit. Die BESS sal gebruik word om oortollige energie wat deur die WEF gegenereer word, te berg. Die BESS sal 'n bergingskapasiteit van tot 200MW/800MWh hê. Dit sal 6-8 uur se berging toelaat.

Voorstander	Projek	Tegnologie	Proses	Geaffekteerde plaasgedeeltes	
Phefumula Emoyeni One (Edms) Bpk	Tot 837MW WEF, insluitend geassosieerde infrastruktuur insluitend BESS	Wind en BESS	S&OIV	 Gedeelte 0 van Plaas ISRAEL 207 IS Gedeelte 0, 3, 4, 6, 7, 8, 9 van Plaas BOSMANSKRANS 217 IS Gedeelte 6 van Plaas VAALBANK 233 IS Gedeelte 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 van Plaas KUILFONTEIN Nr 234 IS 	 Gedeelte 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21, 22, 23 van Plaas KRANSPOORT 248 IS Gedeelte 2, 8, 9 van Plaas TWEEFONTEIN 249 IS Gedeelte 0 van plaas VOORZORG 250 IS Gedeelte 0, 2, 5, 6, 7, 9, 10, 11 van
Phefumula Emoyeni One (Edms) Bpk	Tot 400kV Powerline, EGI tot 400kV Netverbinding en MTS	Transmissie- lyn en substasie	S&OIV	 Gedeelte 3 van Plaas BOSMANSHOEK NO. 235 IS Gedeelte 2, 4, 5, 7, 10, 11, 13 van WITBANK NO. 236 IS Gedeelte 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 van Plaas NOOITGEDACHT 237 IS Gedeelte 0, 2 van Plaas ORPENSKRAAL 238 IS Gedeelte 1, 2 van Plaas GELUKSDRAAI No. 240 IS Gedeelte 1 van die Plaas EERSTE GELUK 258 IS Gedeelte 2, 3, 4, 5, 8 van die Plaas MIDDELPLAAT 271 IS 	 Gedeelte 1, 2 van Plaas SPION KOP 252 IS Gedeelte 0, 2, 7 van Plaas DRIEHOEK No. 273 IS

OMGEWINGSTOEPASSINGS: Die voorgestelde projekte sal lei tot 'n verskeidenheid van gelyste aktiwiteite, vervat in die Omgewingsimpakbepaling (OIE) Regulasies Lyskennisgewing 1 (GNR 983), Noteringskennisgewing 2 (GNR 984) en Noteringskennisgewing 3 (GNR985), soos gewysig, magtiging om die gelyste aktiwiteite te onderneem, moet verkry word deur middel van onderskeie Bestekopname en Omgewingsimpakverslagdoening verwagte gelyste weerspieël. Indien u 'n volledige kopie van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (WHP), besonderhede hieronder verskaf.



MSUKALIGWA LOCAL MUNICIPALITY

INTERNAL ADVERTISEMENT

Applications are hereby invited from suitably qualified and competent people for appointment to the under mentioned position.

Name of Department	TECHNICAL SERVICES
JOB POST NAME	Data Capturer -
DURATION	Permanent
TASK GRADE	10
SALARY	R270 896.93 – R351 623.12
REFERENCE NUMBER	TECH/1/4/24
LOCATION	Civic Centre, Ermelo
CLOSING DATE	15 April 2024
QUALIFICATION	 Grade 12 plus NQF 6 Public Administration/ Project Diploma and Advance Computer Literacy.
EXPERIENCE	• 2 - 5 years relevant experience
KNOWLEDGE	 Provides routine clerical support and follows standard procedures; and Operates under direct supervision
COMPETENCIES	Written Communication, Oral Communication, Attention to detail, Ethics and Professionalism, Organisational Awareness and Planning and Organising
Reporting to the Manager: Electricit the following functions:-	y, the successful candidate will be responsible for

Provides support to the Project Management Unit in respect of specific administrative tasks associated with the data capturing activities in the Section. • Checking the accuracy of details recorded on transactional documentation and

updating work in progress information/ data on specific applications/ systems of the department.

Receiving data documentation and applying specific procedures and system tools to import data from various applications and programmes

Converting data/information using application tools and procedures, applying instructions to change and format datasets.

Assessing relevant fields and capturing data, applying processing rules and procedures. Checking and validating entries, referring to information sources to resolve anomalies/ discrepancies and/ or manipulating data characters to achieve consistency. Attending to and making available information to support reports and queries.

PLEASE NOTE

DUE TO LARGE NUMBER OF APPLICATIONS WE ENVISAGE TO RECEIVE, APPLICATIONS WILL NOT BE ACKNOWLEDGED. SHOULD YOU NOT BE CONTACTED WITHIN THREE MONTHS FROM THE CLOSING DATE, CONSIDER YOUR APPLICATION UNSUCCESSFUL. THE MUNICIPALITY RESERVES THE RIGHT TO APPOINT OR NOT TO APPOINT ANY

Application forms and full detailed information about the advertised positions are available on the Msukaligwa Local Municipality website (www.msukaligwa.gov.za) and Facebook page / HR office

Facebook page / HR office. Application form, and a detailed Curriculum Vitae together with certified copies of ID, Driver's License, qualifications and academic record must be posted / couriered to Msukaligwa Local Municipality, P O Box 48, Ermelo 2350 or hand delivered to the Corporate Services (HR Section), Crn Kerk and Taute Street, Ermelo, for the attention of Director Corporate Services, for enquiries contact Manager Human Resources Ms. L.P. Mnisi at 017 801 3584 during office hours.

MUNICIPAL MANAGER: MR M KUNENE CLOSING DATE 15 APRIL 2024

WEBSITE: WWW.MSUKALIGWA.GOV.ZA | CONTACT CENTRE: 080 001 4903

Projek Naam Noterings kennisgewing Toepaslike Gelyste Aktiwiteite										
Phefumula Emoyeni One (Edms) Bpk	GNR 983	11	12	14	19	24	28	30	48	56
- Tot 837MW windenergie-fasiliteit (WEF), insluitend geassosieerde	GNR 984	1	1 9		15					
infrastruktuur insluitend BESS	GNR 985	4	4 10		12	14	18	23		
Phefumula Emoyeni One (Edms) Bpk	GNR 983	12	12 19		27	28				
Tot 400kV kraglyn, EGI tot 400kV netwerkverbinding en MTS	GNR 984	9 15								
	GNR 985	4	1	2	14					
Algemene magtiging / watergebruik- lisensie (soos van toepassing)	Artikel 21	21 (a), 21 (c) en 21 (i)								

REGISTRASIE: WSP Group Africa (Pty) Ltd (WSP) is deur die Proponent aangestel as die onafhanklike WHP om die S&OIV-prosesse te bestuur. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die WHP te stuur by die besonderhede hieronder verskaf. Toekomstige korrespondensie sal aan alle geregistreerde belanghebbendes gestuur word en geregistreerde belanghebbendes sal individueel in kennis gestel word van bykomende geleenthede om aan die proses deel te neem.

Die kontakbesonderhede van die WHP is: • Naam: Ashlea Strong • Tel: 031 240 8804 • Faks: 011 361 1381

• E-pos: ashlea.strong@wsp.com • Adres: Building 1, Maxwell Office Park, Magwa Crescent

Beskerming van persoonlike inligting: WSP sal sekere persoonlike inligting oor jou as 'n belanghebbende en geaffekteerde party (B&GP) verwerk vir doeleindes om jou registrasie as 'n B&GP moontlik te maak en om jou besonderhede op ons databasis te stoor, indien jy daartoe instem. WSP sal hierdie besonderhede gebruik om jou in die toekoms oor ander relevante projekte te kontak. WSP sal altyd jou persoonlike inligting verwerk in ooreenstemming met die Wet op die Beskerming van Persoonlike Inligting 4 van 2013. Jy is geregtig om jou regte as 'n datasubjek uit te oefen en ons te laat weet of jy as 'n B & GP gederegistreer wil word of as jy nie langer wil hê dat u kontakbesonderhede op ons databasis ingesluit moet word.

Appendix B.2

SITE NOTICE

Confidential

110

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ENVIRONMENTAL AUTHORISATION PROCESSES

NOTICE OF THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE WIND ENERGY FACILITY, COMPRISING VARIOUS ENVIRONMENTAL **AUTHORISATION PROCESSES, NEAR ERMELO, MPUMALANGA PROVINCE**

Notice is given in terms of:

- Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) (as amended) for submission of various applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended)
- Section 39 or 41(4) of the National Water Act (36 of 1998) (NWA), for the submission of a General Authorisation or Water Use Licence (WUL) Application (as applicable)

DESCRIPTION AND LOCATION

Phefumula Emoyeni One (Pty) Ltd proposes to establish a renewable energy facility near Ermelo and Bethal, Mpumalanga, known as the Phefumula Emoyeni One Wind Energy facility (WEF), which requires various applications for environmental authorisation. The proposed project consists of the following subprojects:

Phefumula Emoyeni One WEF (up to 837MW), located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province

Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) up to 400kV Grid Connection (LILO) and Main Transmission Substation (MTS) located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. The WEF will also include a Battery Energy Storage System (BESS). The BESS will be used to store excess energy generated by the wind facility. The BESS will have a storage capacity of up to 200MW/800MWh. Allowing for up to 6-8 hours of storage.

Proponent	Project	Technology	Process	Affected Farm Portions		
Phefumula	Up to 837MW WEF,	Wind and BESS	S&EIR	Portion 0 of farm ISRAEL 207 IS	٠	Portion 0, 2, 3, 4, 6, 8, 10, 11, 12
Emoyeni One (Pty)	including associated			 Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS 	•	Portion 2, 8, 9 of farm TWEEFON
Ltd	infrastructure including			Portion 6 of farm VAALBANK 233 IS	•	Portion 0 of farm VOORZORG 25
	BESS			• Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS	•	Portion 0, 2, 5, 6, 7, 9, 10, 11 of fa
				Portion 3 of farm BOSMANSHOEK NO.235 IS	•	Portion 1, 2 of farm SPION KOP 2
Phefumula	Up to 400kV Powerline,	Transmission	S&EIR	• Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS	•	Portion 0, 2, 7 of farm DRIEHOEk
Emoyeni One (Pty)	EGI up to 400kV Grid	Line and		• Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS	•	Portion 4, 15 of farm UITZICHT 2
Ltd)	Connection and MTS	Substation		Portion 0, 2 of farm ORPENSKRAAL 238 IS	•	Portion 0 of farm KRANSPOORT
				Portion 1, 2 of farm GELUKSDRAAI No. 240 IS	•	Remaining Extent of Portion 7 of
				Portion 1 of the Farm EERSTE GELUK 258 IS	•	Portion 0 of the Farm ELIM 247 IS
				Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS	•	Portion 4 of the Farm TAFELKOP

ENVIRONMENTAL APPLICATIONS

The proposed projects trigger several listed activities contained in the Environmental Impact Assessment (EIA) Regulations Listing Notice 2 (GNR 984) and Listing Notice 3 (GNR985), as amended, and therefore, authorisation to undertake the listed activities must be sought via respective Scoping and Environmental Impact Reporting (S&EIR) and/or Basic Assessment (BA) processes. The anticipated listed activity numbers associated with the proposed projects are reflected in the table below. Should you wish to obtain a complete copy of these listed activities, please contact the Environmental Assessment Practitioner (EAP), details provided below.

Project Name	Listing Notice		Applicable triggers									
Phefumula Emoyeni One (Pty)	GNR 983	11	12	14	19	24	28	30	48	56		
Ltd- Up to 837MW Wind Energy	GNR 984	1	(9	15							
Facility (WEF), including	GNR 985	4	1	0	12	14	18	23				
associated infrastructure												
including BESS												
Phefumula Emoyeni One (Pty)		12	1	9	27							
Ltd Up to 400kV Powerline, EGI	GNR 984	9	1	5								
up to 400kV Grid Connection and MTS	GNR 985	4	1	2	14							
General Authorisation / Water Use Licence (as applicable)	Section 21	21 (a), 21 (c) and 21 (i)										

REGISTRATION

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the EAP by Mulilo, to manage the S&EIR processes. Parties wishing to formally register as stakeholders in order to offer their comment on the proposed projects are requested to forward their full contact details to the EAP at the details provided below. Registered stakeholders will be forwarded all future correspondence and notified individually of additional opportunities to participate in the process.

The contact details of the EAP are:

Name: Ashlea Strong Tel: 031 240 8804 Fax:011 361 1381 E-mail: ashlea.strong@wsp.com

Address: Building 1, Maxwell Office Park, Magwa Crescent

Protection of Personal Information: WSP will be processing certain personal information about you as an interested and affected party (I&AP) for purposes of enabling your registration as an I&AP and storing of your details on our database, if you consent for us to do so. WSP will use these details to contact you about other relevant projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.

12, 13, 18, 19, 21, 22, 23 of farm KRANSPOORT 248 IS ONTEIN 249 IS 250 IS f farm NOOITGEDACHT 251 IS 252 IS EK No. 273 IS 266 IS T 827 IS of the Farm DAVELFONTEIN 267 IS IS DP 270 IS





Figure 1: Proposed Phefumula Emoyeni One WEF Locality

OMGEWINGS MAGTIGINGS PROSESSE

KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE PHEFUMULA EMOYENI ONE WINDENERGIE FASILITEIT, WAT BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, NABY ERMELO, MPUMALANGA PROVINSIE

Kennis word gegee in terme van:

- Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer ingevolge artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke om omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig)
- Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging vir Watergebruik of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)

BESKRYWING EN LIGGING

Phefumula Emoyeni One (Edms) Bpk. stel voor om 'n hernubare-energie-fasiliteit naby Ermelo en Bethal, Mpumalanga Provinsie, bekend as die Phefumula Emoyeni One Windenergie Fasiliteit (WEF) te vestig, wat verskeie aansoeke vir omgewingsmagtiging vereis. Die voorgestelde projek bestaan uit die volgende subprojekte:

- Phefumula Emoyeni One WEF (tot 837MW), geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie
- Phefumula Emoveni One Electrical Grid Infrastructure (EGI) tot 400kV Grid Connection and Main Transmission Substasie (MTS) gelee in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val. in die Mpumalanga Provinsie.

Die WEF sal ook 'n Battery Energie Stoor Sisteem (BESS) insluit. Die BESS sal gebruik word om oortollige energie wat deur die WEF gegenereer word, te berg. Die BESS sal 'n bergingskapasiteit van tot 200MW/800MWh hê. Dit sal 6-8 uur se berging toelaat.

Voorstander	Projek	Tegnologie	Proses	Geaffekteerde plaasgedeeltes	
Phefumula	Tot 837MW WEF,	Wind en BESS	S&OIV	Gedeelte 0 van Plaas ISRAEL 207 IS	• Gedeelte 0, 2, 3, 4, 6, 8, 10, 11,
Emoyeni One	insluitend			Gedeelte 0, 3, 4, 6, 7, 8, 9 van Plaas BOSMANSKRANS 217 IS	• Gedeelte 2, 8, 9 van Pplaas TW
(Edms) Bpk	geassosieerde			Gedeelte 6 van Plaas VAALBANK 233 IS	Gedeelte 0 van plaas VOORZO
	infrastruktuur			• Gedeelte 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 van Plaas KUILFONTEIN Nr 234	• Gedeelte 0, 2, 5, 6, 7, 9, 10, 11
	insluitend BESS			IS	• Gedeelte 1, 2 van Plaas SPION
				Gedeelte 3 van Plaas BOSMANSHOEK NO.235 IS	• Gedeelte 0, 2, 7 van Plaas DRIE
				 Gedeelte 2, 4, 5, 7, 10, 11, 13 van WITBANK NO. 236 IS 	Gedeelte 4, 15 van Plaas UITZI
Phefumula	Tot 400kV Powerline,	Transmissielyn en	S&OIV	• Gedeelte 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 van Plaas NOOITGEDACHT 237 IS	Gedeelte 0 van Plaas KRANSP
Emoyeni One	EGI tot 400kV	substasie		Gedeelte 0, 2 van Plaas ORPENSKRAAL 238 IS	Resterende Gedeelte van Gede
(Edms) Bpk	Netverbinding en			Gedeelte 1, 2 van Plaas GELUKSDRAAI No. 240 IS	Gedeelte 0 van die Plaas ELIM
	MTS			Gedeelte 1 van die Plaas EERSTE GELUK 258 IS	Gedeelte 4 van die Plaas TAFE
				Gedeelte 2, 3, 4, 5, 8 van die Plaas MIDDELPLAAT 271 IS	

OMGEWINGSTOEPASSINGS

Die voorgestelde projekte sal lei tot 'n verskeidenheid van gelyste aktiwiteite, vervat in die Omgewingsimpakbepaling (OIE) Regulasies Lyskennisgewing 1 (GNR 983), Noteringskennisgewing 2 (GNR 984) en Noteringskennisgewing 3 (GNR985), soos gewysig, magtiging om die gelyste aktiwiteite te onderneem, moet verkry word deur middel van onderskeie Bestekopname en Omgewingsimpakverslagdoening (S&OIV) prosesse. Die verwagte gelyste aktiwiteitsgetalle wat met die voorgestelde projekte geassosieer word, word in die tabel hieronder weerspieël. Indien u 'n volledige kopie van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (WHP), besonderhede hieronder verskaf.

Projek Naam	Noterings kennisgewing		Toepaslike Gelyste Aktiwiteite										
Phefumula Emoyeni One (Edms)	GNR 983	11	12 14	19	24	28	30	48	56				
Bpk- Tot 837MW	GNR 984	1	9	15									
windenergiefasiliteit (WEF),	GNR 985	4	10	12	14	18	23						
insluitend geassosieerde infrastruktuur insluitend BESS													
Phefumula Emoyeni One (Edms)	GNR 983	12	19	27	28								
Bpk Tot 400kV kraglyn, EGI tot 400kV netwerkverbinding en	GNR 984	9	15										
MTS	GNR 985	4	12	14									
Algemene magtiging / watergebruiklisensie (soos van toepassing)	Artikel 21	21 (a), 21 (c) en 21 (i)											

REGISTRASIE

WSP Group Africa (Pty) Ltd (WSP) is deur die Proponent aangestel as die onafhanklike WHP om die S&OIV-prosesse te bestuur. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die WHP te stuur by die besonderhede hieronder verskaf. Toekomstige korrespondensie sal aan alle geregistreerde belanghebbendes gestuur word en geregistreerde belanghebbendes sal individueel in kennis gestel word van bykomende geleenthede om aan die proses deel te neem.

Die kontakbesonderhede van die WHP is:

Naam: Ashlea Strong Tel: 031 240 8804 Faks: 011 361 1381 E-pos: ashlea.strong@wsp.com Adres: Building 1, Maxwell Office Park, Magwa Crescent

Beskerming van persoonlike inligting: WSP sal sekere persoonlike inligting oor jou as 'n belanghebbende en geaffekteerde party (B&GP) verwerk vir doeleindes om jou registrasie as 'n B&GP moontlik te maak en om jou besonderhede op ons databasis te stoor, indien jy daartoe instem. WSP sal hierdie besonderhede gebruik om jou in die toekoms oor ander relevante projekte te kontak. WSP sal altyd jou persoonlike inligting verwerk in ooreenstemming met die Wet op die Beskerming van Persoonlike Inligting 4 van 2013. Jy is geregtig om jou regte as 'n datasubjek uit te oefen en ons te laat weet of jy as 'n B & GP gederegistreer wil word of as jy nie langer wil hê dat u kontakbesonderhede op ons databasis ingesluit moet word.

11, 12, 13, 18, 19, 21,22, 23 van Plaas KRANSPOORT 248 IS WEEFONTEIN 249 IS ZORG 250 IS 11 van Plaas NOOITGEDACHT 251 IS ON KOP 252 IS RIEHOEK No. 273 IS ZICHT 266 IS SPOORT 827 IS deelte 7 van die Plaas DAVELFONTEIN 267 IS M 247 IS ELKOP 270 IS





Figuur 1: Voorgestelde Phefumula Emoyeni One WEF Locality

IZINQUBO ZOKUGUNYAZWA KWEZEMVELO

ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-PHEFUMULA EMOYENI ONE WIND ENERGY FACILITION, EHLANGANISA IZINQUBO EZAHLUKENE ZOKUGUNYAZWA KWENDAWO, ESEDUZE NENDAWO YASE ERMELO, ISIFUNDAZWENI SASEMPUMALANGA.

Isaziso sinikezwa ngokwemibandela ye:

- Umthetho-sisekelo 41(2) we-GNR 982 (njengoba ushintshiwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba ushintshiwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)
- Isigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe ukuGunyazwa Okujwayelekile noma Isicelo Selayisensi Yokusebenzisa Amanzi (WUL) (njengoba ushintshiwe)

INCAZELO KANYE NENDAWO

I-Phefumula Emoyeni One (Pty) Ltd ihlongoza ukusungula indawo yamandla avuselelekayo eduze kwase-Ermelo nase-Bethal, kanyeneMpumalanga, eyaziwa ngokuthi i-Phefumula Emoyeni One Wind Energy facility (WEF), edinga izicelo ezihlukahlukene zokugunyazwa kwemvelo. Iphrojekthi ehlongozwayo iqukethe ama-subprojects alandelayo:

- Phefumula Emoyeni IWEF eyodwa (efinyelela ku-837MW), etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala wesiFunda i-Gert Sibande, esifundazweni saseMpumalanga.
- Phefumula Emoveni One Electrical Grid Infrastructure (EGI) kufika ku-400kV Grid Connection and Main Transmission Substation (MTS) etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala Wesifunda sase-Gert Sibande, esiFundazweni saseMpumalanga.

I-WEF izophinde ihlanganise ne-Battery Energy Storage System (BESS). I-BESS izosetshenziselwa ukugcina amandla engeziwe akhiqizwa yi-WEF. I-BESS izoba namandla okugcina afinyelela ku-200MW/800MWh. Evumela kuze kufike kumahora angu-6-8 wokulondoloza

Umsekeli		Iphrojekthi	Ubuchwepheshe	Inqubo	Izingxenye Zepulazi Ezithintekile	
Phefumula	a	Kufika ku-837MW	Umoya kanye ne-	S&EIR	Portion 0 of farm ISRAEL 207 IS	• Portion 0, 2, 3, 4, 6, 8, 10, 11,
Emoyeni	One	WEF, zihlanganisa	BESS		 Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS 	• Portion 2, 8, 9 of farm TWEEFC
(Pty) Ltd		ingqalasizinda			Portion 6 of farm VAALBANK 233 IS	Portion 0 of farm VOORZORG
		ehlobene			• Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS	• Portion 0, 2, 5, 6, 7, 9, 10, 11 o
		ehlanganisa ne-			Portion 3 of farm BOSMANSHOEK NO.235 IS	Portion 1, 2 of farm SPION KO
		BESS			• Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS	• Portion 0, 2, 7 of farm DRIEHO
					• Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS	Portion 4, 15 of farm UITZICHT
Phefumula	a	Kufika ku-400kV	Ulayini Wokudlulisa	S&EIR	Portion 0, 2 of farm ORPENSKRAAL 238 IS	Portion 0 of farm KRANSPOOF
Emoyeni	One	Powerline, EGI kufike	kanye Nesiteshi		Portion 1, 2 of farm GELUKSDRAAI No. 240 IS	Remaining Extent of Portion 7 of
(Pty) Ltd)		ku-400kV Grid	Esingaphansi		Portion 1 of the Farm EERSTE GELUK 258 IS	Portion 0 of the Farm ELIM 247
		Connection kanye ne-			Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS	Portion 4 of the Farm TAFELKO
		MTS				

IZICELO ZEMVELO

Amaphrojekthi ahlongozwayo azoqala imisebenzi eminingana esohlwini equkethwe ku-Environmental Impact Assessment (EIA) Regulations Listing Notice 2 (GNR 983), Listing Notice 2 (GNR 984) kanye ne-Listing Notice 3 (GNR 985), njengoba ushintshiwe, ngakho-ke, ukugunyazwa kokwenza lesi saziso. imisebenzi esohlwini kufanele ifunwe ngezingubo ezifanele ze-Scoping kanye ne-Environmental Impact Reporting (S&EIR). izinombolo zomsebenzi ezifakwe ohlwini ezilindelekile ezihambisana namaphrojekthi ahlongozwayo zibonakala kuthebula elingezansi. Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte Umsebenzi Wokuhlola Imvelo (EAP), imininingwane enikezwe ngezansi.

Igama lephrojekthi	Isaziso Sohlu		Izibangeli ezisebenzayo										
Phefumula Emoyeni One (Pty)	GNR 983	11	12	14	19	24	28	30	48	56			
Ltd- Kufika ku-837MW WEF,	GNR 984	1	g)	15								
zihlanaganisa ingqalasizinda	GNR 985	4	10	0	12	14	18	23					
ehlobene ehlanganisa ne-BESS													
Phefumula Emoyeni One (Pty)	GNR 983	12	19	9	27	28							
Ltd Kufika ku-400kV Powerline,	GNR 984	9	1	5									
EGI kufika ku-400kV Grid Connection kanye ne-MTS	GNR 985	4	1:	2	14								
Ukugunyazwa Okujwayelekile /	Isigaba 21	21 (a), 21 (c) and 21 (i)											
Ilayisensi Yokusebenzisa													
Amanzi (njengoba kusebenza)													

UKUBHALISA

I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP ezimele nguMsekeli, ukuphatha izinqubo ze-S&EIR. Amaqembu afisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze abeke imibono yawo ngamaphrojekthi ahlongozwayo ayacelwa ukuba athumele imininingwane yawo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngabanye ngamathuba engeziwe okubamba iqhaza kulolu hlelo.

Imininingwane vokuxhumana ve-EAP vile:

Igama: Ashlea Strong Ucingo: 031 240 8804 Ifeksi: 011 361 1381 I-imeyili: ashlea.strong@wsp.com Ikheli: Building 1, Maxwell Office Park, Magwa Crecent

Ukuvikelwa Kolwazi Lomuntu Sigu: I-WSP izocubungula ulwazi oluthile lomuntu sigu olumayelana nawe njengomuntu onentshisekelo noma othintekayo (I&AP) ngezinjongo zokwenza ukubhalisa kwakho njenge-I&AP nokugcina imininingwane yakho kusizindalwazi sethu, uma uvuma ukuba senze kanjalo. I-WSP izosebenzisa le mininingwane ukuze ixhumane nawe mayelana namanye amaphrojekthi abalulekile esikhathini esizayo. I-WSP izohlala icubungula ulwazi lwakho lomuntu sigu ngokuhambisana noMthetho Wokuvikela Ulwazi Lomuntu Sigu 4 ka-2013. Unelungelo lokusebenzisa amalungelo akho njengesihloko sedatha futhi usazise uma ufisa ukukhishwa ukubhaliswa njenge-I & AP noma uma cha. usefuna imininingwane yakho yokuxhumana ifakwe kusizindalwazi sethu.

, 12, 13, 18, 19, 21,22, 23 of farm KRANSPOORT 248 IS FONTEIN 249 IS G 250 IS of farm NOOITGEDACHT 251 IS OP 252 IS IOEK No. 273 IS HT 266 IS ORT 827 IS 7 of the Farm DAVELFONTEIN 267 IS 247 IS KOP 270 IS





Umfanekiso 1: Okuhlongozwayo kwePhefumula Emoyeni One WEF Locality

Appendix B.3

NOTIFICATION LETTER

Confidential

11.

WSP ref.:41105236DFFE Ref:2023-09-0017

26 July 2024

Dear Stakeholder,

Subject: NOTICE OF THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE ELETRICAL GRID INFRASTRUCTURE, MPUMALANGA PROVINCE

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of applications for environmental authorisations (EAs) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

DESCRIPTION AND LOCATION

Phefumula Emoyeni One (Pty) Ltd proposes to establish a renewable energy facility near Ermelo, Mpumalanga, known as the Phefumula Emoyeni One Wind Energy facility (WEF), which requires various applications for environmental authorisation. The proposed project consists of the following subprojects:

• Phefumula Emoyeni One WEF (up to 837MW), located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province

• Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) up to 400kV Grid Connection (LILO) and Main Transmission Substation (MTS) located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province.

The WEF will also include a Battery Energy Storage System (BESS). The BESS will be used to store excess energy generated by the wind facility. The BESS will have a storage capacity of up to 200MW/800MWh. Allowing for up to 6-8 hours of storage.

- Portion 0 of farm ISRAEL 207 IS
- Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS
- Portion 6 of farm VAALBANK 233 IS
- Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS
- Portion 3 of farm BOSMANSHOEK NO.235 IS
- Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS
- Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS
- Portion 0, 2 of farm ORPENSKRAAL 238 IS
- Portion 1, 2 of farm GELUKSDRAAI No. 240 IS
- Portion 1 of the Farm EERSTE GELUK 258 IS
- Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS
- Portion 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21, 22, 23 of farm KRANSPOORT 248 IS
- Portion 2, 8, 9 of farm TWEEFONTEIN 249 IS
- Portion 0 of farm VOORZORG 250 IS
- Portion 0, 2, 5, 6, 7, 9, 10, 11 of farm NOOITGEDACHT 251 IS
- Portion 1, 2 of farm SPION KOP 252 IS
- Portion 0, 2, 7 of farm DRIEHOEK No. 273 IS
- Portion 4, 15 of farm UITZICHT 266 IS
- Portion 0 of farm KRANSPOORT 827 IS

- Remaining Extent of Portion 7 of the Farm DAVELFONTEIN 267 IS
- Portion 0 of the Farm ELIM 247 IS
- Portion 4 of the Farm TAFELKOP 270 IS

ENVIRONMENTAL APPLICATIONS

A Scoping and Environmental Impact Reporting (S&EIR) Process is required for the project. The listed activity numbers associated with the Proposed Projects are reflected below. Should you wish to obtain a complete copy of these listed activities, please contact the Environmental Assessment Practitioner (EAP), details provided below.

Phefumula Emoyeni One (Pty) Ltd- Up to 837MW Wind Energy Facility (WEF), including associated infrastructure including BESS.

- GNR 983-11, 12, 14, 19, 24, 28, 30, 48 & 56
- GNR 984- 1, 9 & 15
- GNR 985- 4, 10, 12, 14, 18 & 23

Phefumula Emoyeni One (Pty) Ltd Up to 400kV Powerline, EGI up to 400kV Grid Connection and MTS

- GNR 983 12, 19 & 27
- GNR 984 9 & 15
- GNR 985 4, 12 & 14

REGISTRATION

WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent and suitably qualified EAP by Seriti Green (Pty) Ltd, to manage and undertake the S&EIR Process. Parties wishing to formally register as interested and affected parties in order to receive more information and/ or raise their comment(s) on the proposed project, are requested to forward their full contact details to the EAP and disclose their direct business, financial, personal or other interest in the project. Any comments on the proposed project may be submitted to the EAP via the details provided below. Registered interested and affected parties will be forwarded all future project related correspondence and notified individually of additional opportunities to participate in the process.

DRAFT SCOPING REPORT REVIEW PERIOD

The Draft Scoping Report will be made available at the venues below for review and comment for 30 days from **26 July 2024** to **9 September 2024**:

- Ermelo Public Library;
- Thusiville Public Library
- Hendrina Public Library
- Bethal Public Library
- Datafree Website (<u>https://wsp-engage.com/</u>)
- WSP Website https://www.wsp.com/en-ZA/services/public-documents

Kindly ensure that all comments on the proposed project or requests to be registered as an Interested and Affected Party are submitted to the contact details provided herewith, by to **9 September 2024**. Should you have any queries/comments, please do not hesitate to contact WSP.

Contact details:

Ashlea Strong Tel: + 27 11 254-4802 E-mail: <u>ashea.strong@wsp.com</u> Address: Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand

WSP will be processing certain personal information about you as an interested and affected party (I & AP) for purposes of enabling your registration as an I & AP and for purposes of storing your details on our database, if you consent for us to do so. WSP uses these details to contact you about other projects in the future. WSP will always process your personal information in accordance with the Protection of Personal Information Act 4 of 2013. You are entitled to exercise your rights as a data subject and let us know if you wish to be deregistered as an I & AP or if you no longer want your contact details to be included on our database.



Figure 1: Proposed Phefumula Emoyeni One Electrical Grid infrastructure

WSP ref.: 41105236 DFFE Ref: 2023-09-0017

26 July 2024

Liewe grondeienaar

Subject: KENNISGEWING VAN DIE VOORGESTELDE ONTWIKKELING VAN DIE PHEFUMULA EMOYENI ELECTRICAL GRID INFRASTRUCTURE, WAT BESTAAN UIT VERSKEIE OMGEWINGSMAGTIGINGSPROSESSE, NABY ERMELO, MPUMALANGA PROVINSIE

Kennis word gegee in terme van:

Regulasie 41(2) van GNR 982 (soos gewysig) gepubliseer ingevolge artikel 24 en 24D van die Wet op Nasionale Omgewingsbestuur (No. 107 van 1998) (NEMA) (soos gewysig) vir die indiening van verskeie aansoeke om omgewingsmagtigings (EA's) ten opsigte van aktiwiteite geïdentifiseer ingevolge GNR 983, GNR 984 en GNR 985 (soos gewysig)

Artikel 39 of 41(4) van die Nasionale Waterwet (36 van 1998) (NWA), vir die indiening van 'n Algemene Magtiging vir Watergebruik of Watergebruiklisensie (WUL) Aansoek (soos van toepassing)

BESKRYWING EN LIGGING

Phefumula Emoyeni One (Edms) Bpk. stel voor om 'n hernubare-energie-fasiliteit naby Ermelo en Bethal, Mpumalanga Provinsie, bekend as die Phefumula Emoyeni One Windenergie Fasiliteit (WEF) te vestig, wat verskeie aansoeke vir omgewingsmagtiging vereis. Die voorgestelde projek bestaan uit die volgende subprojekte:

- Phefumula Emoyeni One WEF (tot 837MW), geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie
- Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) tot 400kV Grid Connection and Main Transmission Substasie (MTS) geleë in die Msukaligwa Plaaslike Munisipaliteit, wat onder die Gert Sibande Distriksmunisipaliteit val, in die Mpumalanga Provinsie.

Die WEF sal ook 'n Battery Energie Stoor Sisteem (BESS) insluit. Die BESS sal gebruik word om oortollige energie wat deur die WEF gegenereer word, te berg. Die BESS sal 'n bergingskapasiteit van tot 200MW/800MWh hê. Dit sal 6-8 uur se berging toelaat.

- Portion 0 of farm ISRAEL 207 IS
- Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS
- Portion 6 of farm VAALBANK 233 IS
- Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS
- Portion 3 of farm BOSMANSHOEK NO.235 IS
- Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS

vsp

- Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS
- Portion 0, 2 of farm ORPENSKRAAL 238 IS
- Portion 1, 2 of farm GELUKSDRAAI No. 240 IS
- Portion 1 of the Farm EERSTE GELUK 258 IS
- Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS
- Portion 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21,22, 23 of farm KRANSPOORT 248 IS
- Portion 2, 8, 9 of farm TWEEFONTEIN 249 IS
- Portion 0 of farm VOORZORG 250 IS
- Portion 0, 2, 5, 6, 7, 9, 10, 11 of farm NOOITGEDACHT 251 IS
- Portion 1, 2 of farm SPION KOP 252 IS
- Portion 0, 2, 7 of farm DRIEHOEK No. 273 IS
- Portion 4, 15 of farm UITZICHT 266 IS
- Portion 0 of farm KRANSPOORT 827 IS
- Remaining Extent of Portion 7 of the Farm DAVELFONTEIN 267 IS
- Portion 0 of the Farm ELIM 247 IS
- Portion 4 of the Farm TAFELKOP 270 IS

OMGEWINGSTOEPASSINGS

Die voorgestelde projekte sal lei tot 'n verskeidenheid van gelyste aktiwiteite, vervat in die Omgewingsimpakbepaling (OIE) Regulasies Lyskennisgewing 1 (GNR 983), Noteringskennisgewing 2 (GNR 984) en Noteringskennisgewing 3 (GNR985), soos gewysig, magtiging om die gelyste aktiwiteite te onderneem, moet verkry word deur middel van onderskeie Bestekopname en Omgewingsimpakverslagdoening (S&OIV) prosesse. Die verwagte gelyste aktiwiteitsgetalle wat met die voorgestelde projekte geassosieer word, word in die tabel hieronder weerspieël. Indien u 'n volledige kopie van hierdie aktiwiteite op die lys wil bekom, kontak asseblief die Omgewingsevalueringspraktisyn (WHP), besonderhede hieronder verskaf.

Phefumula Emoyeni One (Pty) Ltd- Up to 837MW Wind Energy Facility (WEF), including associated infrastructure including BESS.

- GNR 983- 11, 12, 14, 19, 24, 28, 30, 48 & 56
- GNR 984- 1, 9 & 15
- GNR 985- 4, 10, 12, 14, 18 & 23

Phefumula Emoyeni One (Pty) Ltd Up to 400kV Powerline, EGI up to 400kV Grid Connection and MTS

- GNR 983 12, 19 & 27
- GNR 984 9 & 15
- GNR 985 4, 12 & 14

REGISTRASIE

WSP Group Africa (Pty) Ltd (WSP) is deur die Proponent aangestel as die onafhanklike WHP om die S&OIV-prosesse te bestuur. Partye wat formeel as belanghebbendes wil registreer om hul kommentaar oor die voorgestelde projekte te lewer, word versoek om hul volledige kontakbesonderhede aan die WHP te stuur by die besonderhede hieronder verskaf. Toekomstige korrespondensie sal aan alle geregistreerde belanghebbendes gestuur word en geregistreerde belanghebbendes sal individueel in kennis gestel word van bykomende geleenthede om aan die proses deel te neem.

KONSEP OMFANGVERSLAG OORSIGTYDPERK

Die Konsep Omvangbepalingsverslag sal vir 30 dae vanaf **26 Julie 2024 tot 9 September 2024** by die lokale hieronder beskikbaar gestel word vir hersiening en kommentaar:

- Ermelo Publiek biblioteek
- Thusiville Publiek biblioteek
- Hendrina Publiek biblioteek
- Bethal Publiek biblioteek
- Datafree Webwerf (<u>https://wsp-engage.com/</u>)
- WSP Webwerf https://www.wsp.com/en-ZA/services/public-documents

Maak asseblief seker dat alle kommentaar oor die voorgestelde projek of versoeke om as 'n Belanghebbende en Geaffekteerde Party geregistreer te word ingedien word by die kontakbesonderhede wat hiermee verskaf word, teen **9 September 2024**. Indien u enige navrae/opmerkings het, moet asseblief nie huiwer om WSP te kontak nie.

Kontakbesonderhede:

Ashea Strong Tel: + 27 11 254-4802 E-pos: <u>ashea.strong@wsp.com</u> Adres: Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand

Beskerming van persoonlike inligting: WSP sal sekere persoonlike inligting oor jou as 'n belanghebbende en geaffekteerde party (B&GP) verwerk vir doeleindes om jou registrasie as 'n B&GP moontlik te maak en om jou besonderhede op ons databasis te stoor, indien jy daartoe instem. WSP sal hierdie besonderhede gebruik om jou in die toekoms oor ander relevante projekte te kontak. WSP sal altyd jou persoonlike inligting verwerk in ooreenstemming met die Wet op die Beskerming van Persoonlike Inligting 4 van 2013. Jy is geregtig om jou regte as 'n datasubjek uit te oefen en ons te laat weet of jy as 'n B & GP gederegistreer wil word of as jy nie langer wil hê dat u kontakbesonderhede op ons databasis ingesluit moet word.



Figuur 1: Voorgestelde Phefumula Emoyeni One Electrical Grid infrastructure
wsp

WSP ref.:41105236DFFE Ref:2023-09-0017

26 July 2024

umnikazi womhlaba othandekayo

Subject: ISAZISO NGENTUTHUKO EHLONGOZWAYO YE-PHEFUMULA EMOYENI ONE ELETRICAL GRID INFRASTRUCTURE, EHLANGANISA IZINQUBO EZAHLUKENE ZOKUGUNYAZWA KWENDAWO, ESEDUZE NENDAWO YASE ERMELO, ISIFUNDAZWENI SASEMPUMALANGA.

Isaziso sinikezwa ngokwemibandela ye:

• Umthetho-sisekelo 41(2) we-GNR 982 (njengoba ushintshiwe) oshicilelwe ngaphansi kwesigaba 24 no-24D soMthetho Wokuphathwa Kwemvelo Kazwelonke (No. 107 ka-1998) (NEMA) (njengoba ushintshiwe) ukuze kuthunyelwe izicelo ezihlukahlukene zokugunyazwa kwezemvelo (EAs) mayelana nemisebenzi ehlonzwe ngokwe-GNR 983, GNR 984 kanye ne-GNR 985 (njengoba ichitshiyelwe)

• Isigaba sama-39 noma sama-41(4) soMthetho Wamanzi Kazwelonke (36 ka-1998) (NWA), ukuze kuthunyelwe ukuGunyazwa Okujwayelekile noma Isicelo Selayisensi Yokusebenzisa Amanzi (WUL) (njengoba ushintshiwe)

INCAZELO KANYE NENDAWO

I-Phefumula Emoyeni One (Pty) Ltd ihlongoza ukusungula indawo yamandla avuselelekayo eduze kwase-Ermelo nase-Bethal, kanyeneMpumalanga, eyaziwa ngokuthi i-Phefumula Emoyeni One Wind Energy facility (WEF), edinga izicelo ezihlukahlukene zokugunyazwa kwemvelo. Iphrojekthi ehlongozwayo iqukethe ama-subprojects alandelayo:

• Phefumula Emoyeni IWEF eyodwa (efinyelela ku-837MW), etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala wesiFunda i-Gert Sibande, esifundazweni saseMpumalanga.

• Phefumula Emoyeni One Electrical Grid Infrastructure (EGI) kufika ku-400kV Grid Connection and Main Transmission Substation (MTS) etholakala kuMasipala Wendawo yaseMsukaligwa, ongaphansi kukaMasipala Wesifunda sase-Gert Sibande, esiFundazweni saseMpumalanga.

I-WEF izophinde ihlanganise ne-Battery Energy Storage System (BESS). I-BESS izosetshenziselwa ukugcina amandla engeziwe akhiqizwa yi-WEF. I-BESS izoba namandla okugcina afinyelela ku-200MW/800MWh. Evumela kuze kufike kumahora angu-6-8 wokulondoloza

- Portion 0 of farm ISRAEL 207 IS
- Portion 0, 3, 4, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS
- Portion 6 of farm VAALBANK 233 IS
- Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234 IS
 - Portion 3 of farm BOSMANSHOEK NO.235 IS
- Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 IS
- Portion 0, 2, 4, 5, 7, 8, 9, 10, 11, 12, 13 of farm NOOITGEDACHT 237 IS
- Portion 0, 2 of farm ORPENSKRAAL 238 IS
- Portion 1, 2 of farm GELUKSDRAAI No. 240 IS
- Portion 1 of the Farm EERSTE GELUK 258 IS
- Portion 2, 3, 4, 5, 8 of the Farm MIDDELPLAAT 271 IS

wsp

- Portion 0, 2, 3, 4, 6, 8, 10, 11, 12, 13, 18, 19, 21, 22, 23 of farm KRANSPOORT 248 IS
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- Portion 1, 2 of farm SPION KOP 252 IS
- Portion 0, 2, 7 of farm DRIEHOEK No. 273 IS
- Portion 4, 15 of farm UITZICHT 266 IS
- Portion 0 of farm KRANSPOORT 827 IS
- Remaining Extent of Portion 7 of the Farm DAVELFONTEIN 267 IS
- Portion 0 of the Farm ELIM 247 IS
- Portion 4 of the Farm TAFELKOP 270 IS

IZICELO ZEMVELO

Amaphrojekthi ahlongozwayo azoqala imisebenzi eminingana esohlwini equkethwe ku-Environmental Impact Assessment (EIA) Regulations Listing Notice 1 (GNR 983), Listing Notice 2 (GNR 984) kanye ne-Listing Notice 3 (GNR985), njengoba ushintshiwe, ngakho-ke, ukugunyazwa kokwenza lesi saziso. imisebenzi esohlwini kufanele ifunwe ngezinqubo ezifanele ze-Scoping kanye ne-Environmental Impact Reporting (S&EIR). izinombolo zomsebenzi ezifakwe ohlwini ezilindelekile ezihambisana namaphrojekthi ahlongozwayo zibonakala kuthebula elingezansi.

Uma ufisa ukuthola ikhophi ephelele yale misebenzi esohlwini, sicela uthinte Umsebenzi Wokuhlola Imvelo (EAP), imininingwane enikezwe ngezansi..

Phefumula Emoyeni One (Pty) Ltd- Kufika ku-837MW WEF, zihlanaganisa ingqalasizinda ehlobene ehlanganisa ne-BESS.

- GNR 983-11, 12, 14, 19, 24, 28, 30, 48 & 56
- GNR 984- 1, 9 & 15
- GNR 985- 4, 10, 12, 14, 18 & 23

Phefumula Emoyeni One (Pty) Ltd Kufika ku-400kV Powerline, EGI kufika ku-400kV Grid Connection kanye ne-MTS

- GNR 983 12, 19 & 27
- GNR 984 9 & 15
- GNR 985 4, 12 & 14

UKUBHALISA

I-WSP Group Africa (Pty) Ltd (WSP) iqokwe njenge-EAP ezimele nguMsekeli, ukuphatha izinqubo ze-S&EIR. Amaqembu afisa ukubhalisa ngokusemthethweni njengababambe iqhaza ukuze abeke imibono yawo ngamaphrojekthi ahlongozwayo ayacelwa ukuba athumele imininingwane yawo egcwele ku-EAP kule mininingwane enikezwe ngezansi. Ababambiqhaza ababhalisiwe bazothunyelwa zonke izincwadi zesikhathi esizayo futhi baziswe ngabanye ngamathuba engeziwe okubamba iqhaza kulolu hlelo.

ISIKHATHI SOKUBUYEKEZA UMBIKO OSAHLULEKAYO

Umbiko Osalungiswa Wokuhlela uzotholakala kulezi zindawo ezingezansi ukuze ubuyekezwe futhi kuphawulwe ngazo izinsuku ezingama-30 kusukela mhla ziyi-**26 July 2024 kuya ku-9** September 2024:

- Ermelo Ilabhulali Yomphakathi
- Thusiville Ilabhulali Yomphakathi
- Hendrina Ilabhulali Yomphakathi
- Bethal Ilabhulali Yomphakathi
- Datafree Iwebhusayithi (https://wsp-engage.com/)

- WSP Iwebhusayithi - <u>https://www.wsp.com/en-ZA/services/public-documents</u>

Sicela uqinisekise ukuthi konke ukuphawula ngephrojekthi ehlongozwayo noma izicelo zokubhaliswa njengeQembu Elithakaselayo nelithintekayo zithunyelwa emininingwaneni yokuxhumana ehlinzekwe lapha, zingama-**9 September 2024:**. Uma unemibuzo/ukuphawula, sicela ungangabazi ukuthintana ne-WSP.

Imniningwano Yokuxhumana:

Ashlea Strong Ucingo: + 27 11 254-4802 I-imeyili: <u>ashea.strong@wsp.com</u> Ikheli: Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand

Ukuvikelwa Kolwazi Lomuntu Siqu: I-WSP izocubungula ulwazi oluthile lomuntu siqu olumayelana nawe njengomuntu onentshisekelo noma othintekayo (I&AP) ngezinjongo zokwenza ukubhalisa kwakho njenge-I&AP nokugcina imininingwane yakho kusizindalwazi sethu, uma uvuma ukuba senze kanjalo. I-WSP izosebenzisa le mininingwane ukuze ixhumane nawe mayelana namanye amaphrojekthi abalulekile esikhathini esizayo. I-WSP izohlala icubungula ulwazi lwakho lomuntu siqu ngokuhambisana noMthetho Wokuvikela Ulwazi Lomuntu Siqu 4 ka-2013. Unelungelo lokusebenzisa amalungelo akho njengesihloko sedatha futhi usazise uma ufisa ukukhishwa ukubhaliswa njenge-I & AP noma uma cha. usefuna imininingwane yakho yokuxhumana ifakwe kusizindalwazi sethu.



Umfanekiso 1: Okuhlongozwayo kwePhefumula Emoyeni One Electrical Grid infrastructure

Appendix B.4

PROOF OF NOTIFICATION

CONFIDENTIAL

NSD

Maharaj, Jashmika

From:	Strong, Ashlea
Sent:	Friday, 26 July 2024 12:27
То:	Strong, Ashlea
Cc:	Mamashela, Tshepho
Subject:	AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA
	EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE
Attachments:	41105236_Phefumula_WEF_DSR_I&AP_Notification Letter_Afrikaans.pdf; 41105236
	_Phefumula_WEF_DSR_I&AP_Notification Letter_English.pdf; 41105236
	_Phefumula_WEF_DSR_I&AP_Notification Letter_zulu.pdf

Dear Commenting Authority,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
Ermelo	Ermelo Public	Wedgewood
	Library;	Avenue, 2351
		Ermelo
	Thusiville Public	346 or Tambo St,
	Library	Wesselton Ext 2,
	-	Ermelo, 2351
Hendrina	Hendrina Public	44 Kerk St,
	Library	Hendrina, 1095
Bethal	Bethal Public	Danie Nortje
	Library	Street, Bethal,
	-	2310
WSP Web site	https://www.wsp.co	m/en-
	ZA/services/public-c	locuments
Datafree Web site	https://wsp-engage.	com/

The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	• Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address

WSP contact details are:Name:Ashlea StrongTel:+27 11 361-1392Fax:011 361 1301E-mail:ashlea.strong@wsp.comAddress:P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.

_____ _____ _____

Maharaj, Jashmika

From:	Strong, Ashlea
Sent:	Tuesday, 06 August 2024 11:49
То:	Strong, Ashlea
Cc:	Mamashela, Tshepho
Subject:	RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED
	PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected
	Review Period

Dear Commenting Authority

Our email notification below refers.

Please note that we have identified an error in the reckoning of days allowed for the public review period. In terms of Regulation 40(1) of GNR 982 (as amended), potential or registered interested and affected parties, including the competent authority, must be given a period of at least 30 days to submit comments on the Draft Scoping Report.

In this regard, we wish to correct the review period to ensure sufficient time for the EAP to consolidate and respond to all comments received prior to the submission of the Final Scoping Report to the DFFE by 10 September 2024.

According to the regulations, the comment period should end on 26 August 2024, however, in order to provide sufficient time to all parties we would like to request that all comments are provided by **30 August 2024**.

We look forward to your continued participation in this process

Kind regards

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819



WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

wsp.com

WSP is a proud Level 1 B-BBEE contributor and is internationally certified for ISO 9001, 14001 & 45001

From: Strong, Ashlea
Sent: Friday, July 26, 2024 12:27 PM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Commenting Authority,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
Ermelo	Ermelo Public	Wedgewood Avenue, 2351
	Library;	Ermelo
	Thusiville Public	346 or Tambo St, Wesselton Ext 2,
	Library	Ermelo, 2351
Hendrina	Hendrina Public	44 Kerk St,
	Library	Hendrina, 1095
Bethal	Bethal Public	Danie Nortje
	Library	Street, Bethal, 2310
WSP Web site	https://www.wsp.com/en-	
	ZA/services/public-c	locuments
Datafree Web site	https://wsp-engage.	<u>com/</u>

The report has also been made available at the link below easy access:

One Drive	Phefumula Emoyeni Public Review
Link	
One Drive Instruction	 Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address if it doesn't seem to come through please check your "spam" folder

WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

Maharaj, Jashmika

From:	Strong, Ashlea
Sent:	Friday, 26 July 2024 12:27
То:	Strong, Ashlea
Cc:	Mamashela, Tshepho
Subject:	AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA
	EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE
Attachments:	41105236_Phefumula_WEF_DSR_I&AP_Notification Letter_Afrikaans.pdf; 41105236
	_Phefumula_WEF_DSR_I&AP_Notification Letter_English.pdf; 41105236
	_Phefumula_WEF_DSR_I&AP_Notification Letter_zulu.pdf

Dear Landowner,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
Ermelo	Ermelo Public	Wedgewood
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		Ermelo
	Thusiville Public	346 or Tambo St,
	Library	Wesselton Ext 2,
	-	Ermelo, 2351
Hendrina	Hendrina Public	44 Kerk St,
	Library	Hendrina, 1095
Bethal	Bethal Public	Danie Nortje
	Library	Street, Bethal,
	-	2310
WSP Web site	https://www.wsp.co	m/en-
	ZA/services/public-c	locuments
Datafree Web site	https://wsp-engage.	com/

The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	 Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address

In order to assist with the completeness of our database, please can you provide us with the contact details (name, cell phone number and email address) of the below:

- 1. Tenants on your properties.
- 2. Employees at your properties.
- 3. Neighbouring land owner.
- 4. Neighbouring tenants.
- 5. Any other interested party.

WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819



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WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

wsp.com

WSP is a proud Level 1 B-BBEE contributor and is internationally certified for ISO 9001, 14001 & 45001

Maharaj, Jashmika

From:	Strong, Ashlea
Sent:	Tuesday, 06 August 2024 11:49
То:	Strong, Ashlea
Cc:	Mamashela, Tshepho
Subject:	RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED
	PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected
	Review Period

Dear Landowner

Our email notification below refers.

Please note that we have identified an error in the reckoning of days allowed for the public review period. In terms of Regulation 40(1) of GNR 982 (as amended), potential or registered interested and affected parties, including the competent authority, must be given a period of at least 30 days to submit comments on the Draft Scoping Report.

In this regard, we wish to correct the review period to ensure sufficient time for the EAP to consolidate and respond to all comments received prior to the submission of the Final Scoping Report to the DFFE by 10 September 2024.

According to the regulations, the comment period should end on 26 August 2024, however, in order to provide sufficient time to all parties we would like to request that all comments are provided by **30 August 2024**.

We look forward to your continued participation in this process

Kind regards

usp

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

From: Strong, Ashlea
Sent: Friday, July 26, 2024 12:27 PM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

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E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



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Cc:	Mamashela, Tshepho
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WSP is a proud Level 1 B-BBEE contributor and is internationally certified for ISO 9001, 14001 & 45001



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Message History	v Detail: Batch 198053	85758			
Time submitted	2024-07-26 10:26:23	7.0			
Total messages	118				
Total credits	121.20				
Delivery summary	Delivery to networ	k failed	1.69%		
	Delivered to mobil	e	74.58%		
	Delivery failed		3.39%		
	Blocked		0.85%		
	Delivered upstrear	m	19.49%		
Recipient	Status Delivery to network failed	Credits 2.50	Completed time	Notice of the Availability of the Draft coping Report for the Phefumula Emoyeni One Electrical Gr d Infrastructure /	
Recipient	Delivery to network		Completed time 2024-07-26 10:26:00	Notice of the Availability of the Draft coping Report for the Phefumula Emoyeni One Electrical Gr	s ri s

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Delivery failed	1.00	2024-07-26 10:26:00	Notice of the Availability of the Draft S coping Report for the Phefumula Emoyeni One Electrical Gri d Infrastructure / Contact WSP on 011 361-1392.
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Delivery to network failed	1.20		Notice of the Availability of the Draft S coping Report for the Phefumula Emoyeni One Electrical Gri d Infrastructure / Contact WSP on 011 361-1392.
		Records: 118	

EXPRESS DOMESTIC DOM

Contact: MDARDLEA

Pce/Shpt Weight

0.5 kg

Piece

1/1

1685 MIDRAND Gautent South Africa To : Mpumalanga DARDLEA MDARDLEA Samora Machel Building, Floor 1&2.

No 7 Government Boulevard Riverside Park

1200 MBOMBELA

GP56 ZA-ZEC-NLP

Ref: PO 20011806





J) JD01 4600 0116 5244 244

DHL EXPRESS TERMS AND CONDITIONS OF CARRIAGE ("Terms and Conditions")

IMPORTANT NOTICE

When ordering DHL's services you, as "Shipper", are agreeing, on your behalf and on behalf of the receiver of the Shipment ("Receiver") and anyone else with an interest in the Shipment, that the Terms and Conditions shall apply.

"Shipment" means all documents or parcels that travel under one waybill and which may be carried by any means DHL chooses, including air, road or any other carrier. A "waybill" shall include any Shipment identifier or document produced by DHL or Shipper automated systems such as a label, barcode, waybill or consignment note as well as any electronic version thereof. Every Shipment is transported on a limited liability basis as provided herein. If Shipper requires greater protection, then Shipment Value Protection may be arranged at an additional cost. (Please see below for urther information)."DHL" means any member of the DHL Express Network.

1 Customs Clearance

DHL may perform any of the following activities on Shipper's or Receiver's behalf in order to provide its services: (1) complete any documents, amend product or service codes, and pay any duties, taxes or penalites requiried under applicable laws and regulations ("Customs Duties"),(2) act as Shipper's forwarding agent for customs and export control purposes and as Receiver solely for the purpose of designating a customs broker to perform customs clearance and entry and (3) redirect the Shipment to Receiver's customs broker or other address upon request by any person who DHL believes in its reasonable opinion to be authorized.

2 Unacceptable Shipments

A Shipment is deemed unacceptable if: • no customs declaration is made when required by applicable customs regulations,

 It contains counterfeit goods, animals, bullion, currency, gem stones; weapons, explosives and ammunition; human remains; illegal items, such as ivory and narcotics it is classified as hazardous material, dangerous goods, prohibited or restricted articles by IATA (International Air Transport Association), ICAO (International Civil Aviation Organization), ADR (European Road Transport Regulation on dangerous goods) or other relevant organization ("Dangerous Goods").

 Its address is incorrect or not properly marked or its packaging is defective or inadequate to ensure safe transportation with ordinary care in handling,
 it contains any other item which DHL decides cannot be carried safely or legally.

3 Deliveries and Undeliverables

Shipments cannot be delivered to PO Boxes or postal codes. Shipments are delivered to the Receiver's address given by Shipper but not necessarily to the named Receiver personally. Shipments to addresses with a central receiving area will be delivered to that area.

DHL may notify Receiver of an upcoming delivery or a missed delivery Receiver may be offered alternative delivery options such as delivery on another day, no signature required, redirection or collection at a DHL Service Point Shipper may exclude certain delivery options on request.

If the Shipment is deemed to be unacceptable as described in Section 2, or it has been undervalued for customs purposes, or Receiver cannot be reasonably identified of located, or Receiver refuses delivery or to pay Customs Duties or other Shipment charges, DHL shall use reasonable efforts to return the Shipment to Shipper at Shipper's cost, failing which the Shipment may be released, disposed of or sold without incurring any liability whatsoever to Shipper or anyone else. With the proceeds applied against: Customs Duties Shipment charges and related administrative costs with the balance of the proceeds of a sale to be returned to Shipper. DHL shall have the right to destroy any Shipment which any law prevents DHL from returning to Shipper as well as any Shipment of Dangerous Goods.

4 Inspection

DHL has the right to open and inspect a Shipment without notice for safety, security, customs or other regulatory reasons.

5 Shipment Charges & Billing

DHL's Shipment charges are calculated according to the higher of actual or volumetric weight per piece and any piece may be re-weighed and re-measured by DHL to confirm this calculation. Shipper, or the Receiver when DHL acts on Receiver's behalf, shall pay or

Shipper, of the Receiver when UHL acts on Receiver a behait, shall pay or reimburse DHL for all Shipment or other charges due, or Customs Duties owed for services provided by DHL or incurred by DHL on Shipper's or Receiver's behait.Payment of Customs Duties may be requested prior to delivery.If DHL uses its credit with the Customs Authorities or advances any Customs Duties on behalf of a Receiver who does not have an account with DHL, DHL shall be entified to assess a fee.

6 DHL's Liability

6.1 DHL's lability in respect of any one Shipment transported by air (including ancillary road transport or stops en roule) is limited by the Montreal Convention or the Warsaw Convention as applicable, or in the absence of such Convention, to the lower of (i) the current market or declared value, or (ii) 22 Special Drawing Rights per kilogram (approximately USD 30.00 per kilogram). Such limits shall also apply to all other forms of transportation, except where Shipments are carried on by proad, when the limits below apply.

For cross border Shipments transported by road, DHL's liability is or shall be deemed to be limited by the Convention for the International Carriage of Goods by Road (CMR) to the lower of (i) current market Value or declared value, or (ii) 8,33 Special Drawing Rights per kilogram (approximately USD 11,00 per kilogram) Such limits will also phy to national road transportation in the absence of any mandatory or lower liability limits in the applicable national transport law.

If Shipper regards these limits as insufficient it must make a special declaration of value and request Shipment Value Protection as described in Section 8 or make its own insurance arrangements.

DHL's liability is strictly limited to direct loss and damage to a Shipment only and to the per kilogram limits in this Section 6. All other types of loss or damage are oscilado (including but not limited to lost profils, income, interest, future business), whether such loss or damage is special or indirect, and even if the risk of such loss or damage was brought to DHL's attention. 6.2 DHL will make every reasonable effort to deliver the Shipment according to DHL's regular delivery schedules, but these schedules are not binding and do not form part of the contract. DHL so to liable for any damages or loss caused by delay, but for certain Shipments, Shipper may be able to claim limited delay compensation under the Money Back Guarantee terms and conditions, which are available on the DHL website (www.dhl.com) or from DHL Customer Service.

7 Claims

All claims must be submitted in writing to DHL within thirty (30) days from the date that DHL accepted the Shipment, failing which DHL shall have no liability whatsoever.Claims are limited to one claim per Shipment, settlement of which will be full and final settlement for all loss or damage in connection therewith.

8 Shipment Value Protection

DHL may be able to arrange Value Protection covering the value in respect of loss of or damage to the Shipment, provided that the Shipper so instructs DHL in writing, including by completing the Value Protection section on the front of the waybill or by DHL's automated systems and pays the applicable premium Shipment Value Protection does not cover indirect loss or damage, or loss or damage caused by delays. Further details can be found at http://www.dhl.com/insurance.

9 Circumstances Beyond DHL's Control

DHL is not liable for any loss or damage arising out of circumstances beyond DHL's control. These include but are not limited to electrical or magnetic damage to, or erasure of, electronic or photographic images, data or recordings, any defect or characteristic related to the nature of the Shipment, even if known to DHLany act or omission by a person not employed or contracted by DHL - e.g. Shipper, Receiver, hird party, customs or other government official; "Force Majeure" e.g. earthquake, cyclone, storm, flood, fog, war, plane crash, embargo, riot, civil commotion, or industrial action.

10 Shipper's Warranties and Indemnities

Shipper shall indemnify and hold DHL harmless for any loss or damage arising ou of Shipper's fallure to comply with the following warmless and representations: • all information provided by Shipper or its representatives is complete and accurate; • the Shipment is acceptable for transport under Section 2 above; • the Shipment was prepared in secure premises by reliable persons and was protected against unauthorized interference during preparation, storage and any transportation to DHL; • Shipper has compled with all apolicable customs, import, export, data portocicion

 Shipper has complied with all applicable customs, import, export, data protection laws, sanctions, embargos and other laws and regulations; and
 Shipper has obtained all necessary consents in relation to personal data provided

to DHL including Receiver's data as may be required for transport, customs clearance and delivery, such as e-mail address and mobile phone number.

11 Routing

Shipper agrees to all routing and diversion, including the possibility that the Shipment may be carried via intermediate stopping places.

12 Governing Law

Any dispute arising under or in any way connected with these Terms and Conditions shall be subject, for the benefit of DHL, to the non-exclusive jurisdiction of the courts of, and governed by the law of the country of origin of the Shipper irrevocably submits to such jurisdiction, unless contrary to applicable law.

13 Severability

The invalidity or unenforceability of any provision shall not affect any other part of these Terms and Conditions.

WAYBILL DOC Not to be attached to package - Hand to Courier _2024-07-26 MYDHL+ /	DOM= zhl =
Shipper: WSP group africa Lisa Nythikazi Building 1, Maxwell Office Park, Magwa Crescent West Waterfall City, Midrand	Contact: +27113611588

1685 MIDRAND Gautent South Africa		
Receiver :	Contact:	
Mpumalanga DARDLEA	MDARDLEA	
MDARDLEA	+27137666082	
Samora Machel Building, Floor 1&2.		
No 7 Government Boulevard Riverside Park		

1200 MBOMBELA

South Africa

GP56ZA-JNB-MDR ZA-ZEC-NLP

Product Details: [N] EXPRESS DOMESTIC (46) Payer Details Freight A/C: 305986689 Duty A/C: Taxes A/C:

Shipment Details		
Ref: PO 20011806		
Cust Decl Shpt Wgt (UOM) / Dim	Wgt (UOM):	Pieces
0.5 kg		1
Name (in Capital Letters)	Signature	Date (DD.MM.YYYY)

Features / Services (Service Code)



Contents: Annual reports .

WAYBILL 22 9630 4113

License Plates of pieces in shipment JD014600011652442447

EXPRESS DOMESTIC DOM

Contact: MDARDLEA

Pce/Shpt Weight

0.5 kg

Piece

1/1

1685 MIDRAND Gautent South Africa To : Mpumalanga DARDLEA MDARDLEA Samora Machel Building, Floor 1&2.

No 7 Government Boulevard Riverside Park

1200 MBOMBELA

GP56 ZA-ZEC-NLP

Ref: PO 20011806





J) JD01 4600 0116 5244 244

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The invalidity or unenforceability of any provision shall not affect any other part of these Terms and Conditions.

WAYBILL DOC Not to be attached to package - Hand to Courier _2024-07-26 MYDHL+ /	DOM= zhl =
Shipper: WSP group africa Lisa Nythikazi Building 1, Maxwell Office Park, Magwa Crescent West Waterfall City, Midrand	Contact: +27113611588

1685 MIDRAND Gautent South Africa		
Receiver :	Contact:	
Mpumalanga DARDLEA	MDARDLEA	
MDARDLEA	+27137666082	
Samora Machel Building, Floor 1&2.		
No 7 Government Boulevard Riverside Park		

1200 MBOMBELA

South Africa

GP56ZA-JNB-MDR ZA-ZEC-NLP

Product Details: [N] EXPRESS DOMESTIC (46) Payer Details Freight A/C: 305986689 Duty A/C: Taxes A/C:

Shipment Details		
Ref: PO 20011806		
Cust Decl Shpt Wgt (UOM) / Dim	Wgt (UOM):	Pieces
0.5 kg		1
Name (in Capital Letters)	Signature	Date (DD.MM.YYYY)

Features / Services (Service Code)



Contents: Annual reports .

WAYBILL 22 9630 4113

License Plates of pieces in shipment JD014600011652442447 DFFE ref.: 2023-09-0017 WSP ref.: 41105236 26 July 2024

13 De Jager Street

Ermelo, 2351

Dear Sindisiwe Mbuyane,

Subject: SUBMISSION OF THE DRAFT SCOPING REPORT FOR THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, MPUMALANGA PROVINCE

Notice is given in terms of Regulation 41(2) of GNR 326 (2014, as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for Environmental Authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (2014, as amended)

WSP Group Africa (Pty) Ltd (WSP) has been appointed by Phefumula Emoyeni One (Pty) Ltd to undertake the required Scoping and Environmental Impact Reporting (S&EIR) process for the above-mentioned project.

Please find enclosed one hard copies of the Draft Scoping Report for your review and comment:

The Draft Scoping Report will be made available for review and comment for 30 days from 26 July 2024 to 9 September 2024:

Please contact us should you require any additional information or if you wish to discuss the matter in any further detail.

Yours sincerely,

Ashlea Strong Principle Consultant Email: <u>ashlea.strong@wsp.com</u> Tel: +27 11 300-6185

Hard Copy – Draft Scoping Report
Name: Okwethn Fakude
Date: 26/07/2024
Signature: Chade

Trunning Softwaren bereit Frank Magins Großszunk Weite Weiterfoll (* 15 Menginer sterff) Susitie Aberei

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2024-07-26 MYDHL+ 1.0 / *30-0821* From : WSP group africa Origin: Lisa Nythikazi JNB Building 1, Maxwell Office Park, Magwa Crescent West Waterfall City, Midrand 1685 MIDRAND Gautent South Africa To: MTPA Main Office Contact: Celia de Waa Celia de Waal Lydenburg Fisheries Old Lydenburg Fisheries End of Morgan street 1120 LYDENBURG I South Africa GP56 ZA-ZEC-ONF Day Time Pce/Shpt Weight Piece Ref: PO 20011806 0.5 kg 1/1





J) JD01 4600 0116 5244 680

DHL EXPRESS TERMS AND CONDITIONS OF CARRIAGE ("Terms and Conditions")

IMPORTANT NOTICE

When ordering DHL's services you, as "Shipper", are agreeing, on your behalf and on behalf of the receiver of the Shipment ("Receiver") and anyone else with an interest in the Shipment, that the Terms and Conditions shall apply.

"Shipment" means all documents or parcels that travel under one waybill and which may be carried by any means DHL chooses, including air, road or any other carrier. A "waybill" shall include any Shipment identifier or document produced by DHL or Shipper automated systems such as a label, barcode, waybill or consignment note as well as any electronic version thereof. Every Shipment is transported on a limited liability basis as provided herein. If Shipper requires greater protection, then Shipment Value Protection may be arranged at an additional cost. (Please see below for urther information)."DHL" means any member of the DHL Express Network.

1 Customs Clearance

DHL may perform any of the following activities on Shipper's or Receiver's behalf in order to provide its services: (1) complete any documents, amend product or service codes, and pay any duties; taxes or penaltes required under applicable laws and regulations ("Customs Duties"),(2) act as Shipper's forwarding agent for customs and export control purposes and as Receiver solely for the purpose of designating a customs broker to perform customs clearance and entry and (3) redirect the Shipment to Receiver's customs broker or other address upon request by any person who DHL believes in its reasonable opinion to be authorized.

2 Unacceptable Shipments

A Shipment is deemed unacceptable if: • no customs declaration is made when required by applicable customs regulations, • it contains counterfeit goods, animals, bullion, currency, gem stones; weapons,

explosives and anmunition; human remains; illegal items, such as ivory and narcotics, it is classified as hazardous material, dangerous goods, prohibited or restricted articles by IATA (International Air Transport Association), ICAO (International Civil Aviation Organization), ADR (European Road Transport Regulation on dangerous goods) or other relevant organization ("Dangerous Goods"), - its address is incorrect or not properly marked or its packacing is defective or

inadequate to ensure safe transportation with ordinary care in handling, it contains any other item which DHL decides cannot be carried safely or legally.

3 Deliveries and Undeliverables

Shipments cannot be delivered to PO Boxes or postal codes. Shipments are delivered to the Receiver's address given by Shipper but not necessarily to the named Receiver personally. Shipments to addresses with a central receiving area will be delivered to that area.

DHL may notify Receiver of an upcoming delivery or a missed delivery Receiver may be offered alternative delivery options such as delivery on another day, no signature required, redirection or collection at a DHL Service Point Shipper may exclude certain delivery options on request.

If the Shipment is deemed to be unacceptable as described in Section 2, or it has been undervalued for customs purposes, or Receiver cannot be reasonably identified or located, or Receiver refuses delivery or to pay Customs Duties or other Shipment charges, DHL shall use reasonable efforts to return the Shipment to Shipper at Shipper's cost, failing which the Shipment may be released, disposed of or sold without incurring any liability whatsoever to Shipper or anyone else. with the proceeds applied against Customs Duties, Shipment charges and related administrative costs with the balance of the proceeds of a sale to be returned to Shipper. DHL shall have the right to destroy any Shipment which any law prevents DHL from returning to Shipper as well as any Shipment do Dangerous Goods.

4 Inspection

DHL has the right to open and inspect a Shipment without notice for safety, security, customs or other regulatory reasons.

5 Shipment Charges & Billing

DHL's Shipment charges are calculated according to the higher of actual or volumetric weight per piece and any piece may be re-weighed and re-measured by DHL to confirm this calculation.

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6 DHL's Liability

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For cross border Shipments transported by road, DHL's liability is or shall be deemed to be limited by the Convention for the International Carriage of Goods by Road (CMR) to the lower of (i) current market value or declared value, or (ii) 8.33 Special Drawing Rights per kilogram (approximately USD 11.00 per kilogram) Such limits will also apply to national coad transportation in the absorb of any mandatory or lower liability limits in the applicable national transport law.

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All claims must be submitted in writing to DHL within thirty (30) days from the date that DHL accepted the Shipment, falling which DHL shall have no liability whatsoever. Claims are limited to one claim per Shipment, settlement of which will be full and final settlement for all loss or damage in connection therewith.

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DHL is not liable for any fass or damage arising out of circumstances beyond DHL's control. These include but are not limited to electrical or magnetic damage to, or erasure of, electronic or photographic images, data or recordings, any defect or characteristic related to the nature of the Shipment, even if known to DHL;any act or omission by a person not employed or contracted by DHL - e.g. Shipper, Receiver, hird party, customs or other government official; "Force Majeure" e.g. earthquake, cyclone, storm, flood, fog, war, plane crash, embargo, riot, civil commotion, or industrial action.

10 Shipper's Warranties and Indemnities

Shipper shall indemnify and hold DHL harmless for any loss or damage arising out of Shipper's failure to comply with the following warranteles and representations: all information provided by Shipper or its representatives is complete and accurate; the Shipment is acceptable for transport under Section 2 above: • the Shipment was prepared in secure premises by reliable persons and was protected against unauthorized interference during preparation, storage and any transportation to DHL; • Shipper has complied with all apolicable customs, import, export, data protection

 Shipper has complied with all applicable customs, import, export, data protection laws, sanctions, embargos and other laws and regulations; and
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Shipper agrees to all routing and diversion, including the possibility that the Shipment may be carried via intermediate stopping places.

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MTPA Main Office Celia de Waal Lydenburg Fisheries Old Lydenburg Fisheries End of Morgan street 1120 LYDENBURG South Africa Contact: Celia de Waal +270828417163

GP56ZA-JNB-MDR ZA-ZEC-ONF

Product Details: [N] EXPRESS DOMESTIC (46) Payer Details Freight A/C: 305986689 Duty A/C: Taxes A/C: Features / Services (Service Code) Remote Area Delivery(OO)

 Shipment Details

 Ref: PO 20011806

 Cust Decl Shpt Wgt (UOM) / Dim Wgt (UOM):

 D.5 kg

 Name (in Capital Letters)

 Signature

 Date (DD.MM.YYYY)



Contents: Annual reports WAYBILL 22 9633 6700

License Plates of pieces in shipment JD014600011652446804

2024-07-26 MYDHL+ 1.0 / *30-0821* From : WSP group africa Origin: Lisa Nythikazi JNB Building 1, Maxwell Office Park, Magwa Crescent West Waterfall City, Midrand 1685 MIDRAND Gautent South Africa To: MTPA Main Office Contact: Celia de Waa Celia de Waal Lydenburg Fisheries Old Lydenburg Fisheries End of Morgan street 1120 LYDENBURG I South Africa GP56 ZA-ZEC-ONF Day Time Pce/Shpt Weight Piece Ref: PO 20011806 0.5 kg 1/1





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GP56ZA-JNB-MDR ZA-ZEC-ONF

Product Details: [N] EXPRESS DOMESTIC (46) Payer Details Freight A/C: 305986689 Duty A/C: Taxes A/C: Features / Services (Service Code) Remote Area Delivery(OO)

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 D.5 kg

 Name (in Capital Letters)

 Signature

 Date (DD.MM.YYYY)



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License Plates of pieces in shipment JD014600011652446804

Appendix B.5

PROOF OF PUBLIC REVIEW

CONFIDENTIAL

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WHO WE ARE WHAT WE DO INSIGHTS CAREERS

Title of Project: Phefumula Emoyeni One Electrical Grid Infrastructure in the Mpumalanga Province Document on Public Display: Draft Scoping Report

Public Review Period: 26 July 2024 - 30 August 2024

Contact Person: Ashlea Strong (Ashlea.strong@wsp.com)

- 41105236_20240726_Phefumula Emoyeni 400kV_DSR_public review
- Appendix A_CV EAP
- Appendix B_EAP Declaration
- Appendix C_Specialist Declarations
- Appendix D_DFFE Screening report_p
- Appendix E_Pre app meeting notes
- Appendix F_SER_Grid_SER_public_review_p
- Appendix G1Geotechnical Assessment
- Appendix G2Aquatic Freshwater Assessment
- Appendix G3Terrestrial Biodiversity
- Appendix G4Avifaunal Assessment
- Appendix G5Visual Assessment
- Appendix G6Social
- Appendix G7Agricultural Assessment
- Appendix G8Heritage Assessment
- Appendix H_400kV_Site Sensitivity Verification Report_public review
- Appendix I_Proof of Adoption of MBSP

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Phefumula Emoyeni One Electrical Grid Infrastructure in the Mpumalanga Province

Title of Project: Phefumula Emoyeni One Electrical Grid Infrastructure in the Mpumalanga Province Document on Public Display: Draft Scoping Report Public Review Period: 26 July 2024 – 30 August 2024 Contect Period: Ashiea Strong Ashiea.alrong@wcg.com

Download Document

Appendix A E6 Ē. Appendix B Appendix C 80. Appendix D 55 Appendix E 32 Appendix F E. Appendix G1 Ro. Appendix G2 F6 Appendix G3 10 Appendix 64 Eq. Appendix GS EQ. Appendix G6 50 Appendix G7 32 Appendix G8 E. Appendix H R. Appendix I

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Phefumula Emoyeni One Electrical Grid Infrastructure, (Status message × Heritage Reports Scoping Heritage_Phefumula Emoyeni One Electrical Grid Infrastructure has been created. Add Additional Submission to Case Add Heritage Report to Case CaseDetails Location Summary A Location Case ID: 23143 Case Status: SUBMITTED Heritage Authority(s): SAHRA **Proposal Description** Reset Map The proponent is proposing the development of the Phefumula Emoyeni One Electrical Grid Infrastructure in Mpumalanga. The project consists of the following infrastructure referred to as: • One Main Transmission Substation (MTS) = this will tie into the existing 400kV line via loop in loop out (LILO) set-up with approximately 17.4Ha footprint; Three DX = Distribution substations (one per each phase). The independent power producer (IPP) substation will be constructed adjacent to the Dx substations; and Three overhead lines (OHL) = 132kV overhead power line from each Dx sub to the MTS (total length approx.18.2km) Province(s): Mpumalanga Author: Ashlea, Strong Post date: 25/07/2024 - 15:04 Last modified: 25/07/2024 - 15:04 Application Form Submissions Leaflet | Tiles Bing C Microsoft and suppliers SAHRA S38 Development Application Form: Submission #1255

Reports

Add New Heritage Reports

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15:08

2024/07/25













Nkangala District Municipality Mpumalanga





Appendix C

MEETINGS

Confidential

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Appendix C.1

DFFE PRE-APPLICATION MEETING

Confidential



PROJECT NUMBER	41105236	MEETING DATE	24 October 2023
PROJECT NAME	Phefumula Emoyeni One Wind Energy Facility (WEF) and Phefumula Emoyeni One Electrical Grid Infrastructure (EGI)	VENUE	Online MS Teams meeting
CLIENT	Seriti Green Development SA (Pty) Ltd	RECORDED BY	KE
MEETING SUBJECT	Pre-Application meeting for the Phefumula Emoyeni One WEF (2023-09-0017)		
PRESENT	Seriti Green Development SA (Pty) Ltd (Developer) Debbie Weldon (Project Manager) (DW), Theresa Ferguson (TF), Mukondeleli Makoya (MM) WSP Group Africa (Pty) Ltd (EAP) Ashlea Strong (AS) (Project Manager), Thirushan Nadar (TN) (Consultant), Kelly England (KE) (scribe) Department of Forestry, Fisheries and the Environment (DFFE) Muhammad Essop (ME), Coenrad Agenbach (CA) Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA) Robyn Luyt (RL), Sindisiwe Mbuyane (SM) (Ermelo office), Gavin Cowden (GC) , Wandile Shabangu (WS)		
APOLOGIES	Ben Brimble (Seriti Green); Mmamohale Kabasa (DFFE), Mervin Lotter (MTPA)		
DISTRIBUTION	As above		
CONFIDENTIALITY	Confidential		

ITEM	SUBJECT	ACTION
1	Introduction	-
ſ	All welcomed and introduced.	
	Overview of the Project was presented by WSP slideshow (See presentation attached in Appendix A).	
2	Key Considerations	
	Critical Biodiversity Areas (CBAs) (Irreplaceable and Optimal) & Ecological Support Areas (ESAs) on site	
	Project within National Protected Area Expansion Strategy (NPAES)	
	Freshwater Ecosystem Protected Area (FEPA) sub-catchment on site	

Building C Knightsbridge, 33 Sloane Street Bryanston, 2191 South Africa

Tel.: +27 82 786-7819 Fax: +27 11 361 1301 www.wsp.com

ITEM	SUBJECT	ACTION
	Not within Renewable Energy Development Zone (REDZ) or Strategic Transmission Corridor	
3	Permitting Processes overview and confirmation	
1	Scoping and Environmental Impact Assessment (S&EIA) Process:	
	 Phefumula Emoyeni WEF (up to 550MW) – (Phefumula Emoyeni One (Pty) Ltd) 	
	 Phefumula Emoyeni EGI up to 400kV Grid Connection and MTS (Phefumula Emoyeni One (Pty) Ltd) 	
	 Water Use Licence and/or General Authorisations will be applied for as required. 	
	DFFE comments:	
	 WSP noted delay with EGI as there is no layout at this stage and during scoping phase the specialists are currently looking at sensitive areas. Sensitivity Map will be agreed such that infrastructure can be placed in the least sensitive areas as possible. 	WSP & Seriti Green
	 DFFE does not support the approach proposed. It is recommended that a preliminary layout is identified before lodging the EIA process. The approach proposed will cause problems in the process and possible extension requests. 	
	 The Draft Scoping must reflect preliminary layout of where infrastructure will be proposed. 	
	 Seriti Green noted the above and stated as application is not lodged there would be time to go through specialist reports and come up with a prelim layout. 	
4	Listed activities (Notice 1, 2 and 3) explained.	
	• DFFE requested explanation of Listing Notice 1, Activity 14 rationale (The Facility will require storage and handling of goods).	
	 WSP stated will take into consideration vanadium redox flow technology if this is the preferred technology for the Battery Energy Storage System (BESS), as well as the storage of any dangerous goods for the construction process that may exceed 80m² at construction camp. If preferred, vanadium redox flow would have to remain under 500 cubes in terms of handling dangerous goods required for that technology. That part of the dangerous goods would fall away if lithium-ion batteries implemented. 	
	• MDARDLEA requested further explanation for Listing Notice 1, Activity 30 in terms of clearance of Eastern Highland Grassland currently confirmed as listed in the National List of ecosystems that are threatened and in need of protection. The Department stated that they are not aware of process or activity that is listed in terms of NEM:BA published to date.	
	• WSP confirmed that the activity is a restricted activity from NEM:BA. Link and information submitted by Department of Protected Areas of DFFE. WSP will	WSP

ITEM	SUBJECT	ACTION
	confirm referencing and ensure that this is clearly explained in the documentation.	
5	Specialist Assessments as identified by DFFE Screening	
	DFFE Screening Tool identified sensitivities and specialists for all themes	-
	Site Sensitivity Verification Studies will be included in Scoping Report.	
	Socio-Economic study recommended for wind facility; however, WSP will do studies for WEF and EGI.	
	 Additional study in terms of Safety, Health and Environment (SHE) Risk Assessment specific to BESS. 	
6	Specialist studies	
	Appointed specialists' studies commissioned. No compliance is required for Department of Defence, they will remain on database and be included in stakeholder comment process.	-
7	Competent Authority	
	• DFFE confirmed that MDARDLEA will be the competent authority for the EGI.	
	MDARDLEA requested confirmation of below:	
	 if WSP are submitting two separate applications 	
	 Highlands judgement and what the implications of this are. Aware that appeal process has not concluded; however, recommend that this should be considered in how this is applied for. 	
	• WSP proposal is to submit two applications for WEF and for EGI, to allow for the transfer of the EGI to Eskom at a later stage.	
	• WSP would like to hear ME's thoughts on Highlands judgement and if process is still valid.	
	• ME suggested MDARDLEA enter into 24C(3) agreement for the EGI.	
	• MDARDLEA would not object to this as long as the department is fully consulted throughout the process including MTPA.	
	• DFFE recommends WSP writes a motivation letter to the MDARDLEA requesting them to enter into 24C(3) agreement with the DFFE. This would allow the DFFE to be the competent authority for both components of the application.	WSP / MDARDLEA / DFFE
	• MDARDLEA would like to add another condition that their head office (Nelspruit) and Gert Sibande office as well as MTPA be consulted along the way for all steps of the project. Application to only be lodged once prelim layout available, as applicant to consider impacts cumulatively of the line and energy facility.	
	• DFFE would raise concern over a lack of preliminary layout in Scoping report. If the application did agree to take a step back and figure out locations before lodging applications, this would give DFFE time to resolve competency issues as the administration aspects take time.	

ITEM	SUBJECT	ACTION
	• WSP agreed and confirmed that all departments and MTPA would be included in all commenting reviews as the commenting authorities.	
	Seriti Green is in agreement for this way forward.	
	• DFFE does not have an issue with submitting dual application as ultimately both would be running Scoping EIA process based on their understanding. Application can be run concurrently provided that each report assesses cumulative impacts of the other facility.	
	• DFFE understands that a transfer of rights to Eskom may be required at a later stage.	
	• When completing application, the reason for DFFE as competent authority is written at the top of the WSP slide. The reason why DFFE would then be the competent authority for the powerline application is because they entered into 24C(3) agreement and the letter that will eventually be signed off by DFFE will be the motivation that WSP will then attach to application form.	
8	Public Participation	
	 High level consolidated approach for both the Public Participation (PP) and S&EIA process with public significant notices distributed. 	-
	• Public or focused group meetings will be looked at were appropriate.	
9	Timeframes	
	• Application process kick off originally scheduled for end November but timeframes will be shifted out due to request for prelim layout and for 24C(3) agreement to be finalised.	
	• Extended public review over the December period, not counting December closure period.	
	EIA reports submission in July.	
	• WSP would like DFFE confirmation on comment heard in workshops where the Minister announced that any decision period for a renewable energy facility will be 57 days regardless of whether it's in a REDZ or not. For planning purposes, we would like confirmation if we must use 57 days or default 107 days.	
	 DFFE commented on WSP key milestones. The DFFE noted that the November submission of the Application and Scoping Report would be pushed back due to the need to develop a preliminary layout and to finalise the 24C(3) agreement. The DFFE suggested that the PP process is not undertaken over the December closure and recommended that is only being in January once the regulations allow the EIA process to open again. 	
	• DFFE legislative 107 days. Minister did make a commitment that we need to expedite energy related applications as we are in an energy crisis, so that applies both to generation and the grid infrastructure. DFFE will try to expedite from their side, however for planning purposes WSP must allow for what legislation specifies.	
10	Questions or Queries	

ITEM	SUBJECT	ACTION
	Slide 8: Potential CBAs identified:	
	• Seriti Green required clarity where CBA optimal and if specialist confirms area is transformed, do they then need to look at offsets. What is the opinion in terms of those CBA areas.	
	 MDARDLEA stated they would prefer MTPA to provide input/comments. MDARDLEA sector plan is accurate, and the land use cover is the most recent available. For areas in highveld that are determined to be transformed on site, MDARDLEA recommends that the ecologist has in-depth consultation with MTPA as there seems to be a misunderstanding in the past why certain areas were regarded as offset even though they're irreplaceable when they appear to have been transformed. There is a very good reason why the areas are irreplaceable and that is because of the intact grasslands that cover that area. There are limited intact grasslands left. Please advise specialist to consult very closely with Mervin Lotter. 	
	• DFFE in agreement with above. The specialists will have to prove why they find a difference between sector plan/ CBA mapping and what they find during their field work and to engage with MTPA in that regard. Stating the site is transformed without providing the relevant evidence to substantiate may be problematic.	
	 WSP to be aware that if offsetting becomes a requirement for the project, the offsets will have to be reviewed and finalised before DFFE can make a decision. 	
	• WSP are aware and already looking at this potential requirement. Good to get input form DFFE and MDARDLEA in this issue.	
	• CA (DFFE): The EIAr must provide a copy of the final preferred site layout map for the WEF, BESS, and associated infrastructure, as determined by the detailed engineering phase and micro-siting, and all mitigation measures.	
	• CA (DFFE): The cumulative impacts of all intended activities must be assessed together, which include the facility and its supporting infrastructure (including the grid connection infrastructure e.g. the power line and substations even if separate applications have been lodged for these).	
	• DFFE stated WSP must ensure that there is a site sensitivity verification report in the Scoping Report, which means that from all the teams that are listed on the screening tool presented earlier, those themes are verified and confirmed or disputed, whether or not the risk is high, very high, medium or low and then that will then affect the plan of study for EIA. That will decide what specialist studies will be done in the EIA phase.	
	• Also noted that some project some EAPs deciding to put fully fleshed specialist studies in the report or doing special studies, even though they confirmed that the site is low risk. Please take note of that and don't overcomplicate projects.	
	• DFFE want a final EMPR and a final layout plan to be submitted with the final EIR for both the power line and the wind energy facility. Ensure that when the EIA phase is running its course, it's running its course and going to be assessed and presented in the way that should when we decide to grant authorisation, we then grant authorisation to the final input and layout plan.	

ITEM	SUBJECT	ACTION
	• If considering the offsets DFFE want the final in principal agreement to the offset which is, then done in terms of the biodiversity offset guidelines to also be included in the EIR for decision making.	
	• WSP to consider for planning and timelines that DFFE need to have all the information before WSP can apply for environmental authorisation. Once scoping report is accepted, we have 106 days to provide the final EIR which includes a 30-day PPP. All of this needs to be considered into the decision-making process and applying for a Regulation 37 for need to finalise an offset.	
11	Closing	
	 No further comments raised. All present thanked for input and interactive and productive meeting. WSP to write email requesting access to the recording of the meeting. 	
	WSP will attach meeting presentation to the minutes.	TN

NEXT MEETING

An invitation will be issued if an additional meeting is required.

APPENDIX A – PRESENTATION

wsp

DFFE Pre-Application Meeting

Phefumula Emoyeni Wind Energy Facility







wsp	
	Overview of the Project
	Background
	Seriti Green proposes to establish a renewable energy facility near Ermelo and Bethal, Mpumalanga, known as the Phefumula Emoyeni Wind Energy facility (WEF), which requires various applications for environmental authorisation.
	The proposed project consists of the subprojects:
	 Phefumula Emoyeni WEF (up to 550MW), located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province
	 Phefumula Emoyeni Electrical Grid Infrastructure (EGI) up to 400kV Grid Connection (LILO) and Main Transmission Substation (MTS) located in the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. The length will be approximately 1km – 2km (depending on final MTS location selected)
	The WEF will include a Battery Energy Storage System (BESS). The BESS will be used to store excess energy generated by the wind facility. The BESS will have a storage capacity of up to 200MW/800MWh. Allowing for up to 6-8 hours of storage.
4	

SP –				
	Overview of the Project			
	Location			
		Phefumula Emoye	ni WEF (up to 550MW)	Phefumula Emoyeni EGI up to 400kV Grid Connection and MTS
	Province	Mpumalanga		
	District Municipalities	Gert Sibande District Municipality		
	Local Municipalities	Msukaligwa Local Municipality		
	Farms	 Portion 0 of farm GROBLESHOEK 191 IS portion 0 of farm ISRAEL 207 IS Portion 0, 1, 3, 4, 5, 6, 7, 8, 9 of farm BOSMANSKRANS 217 IS Portion 6 of farm VAALBANK 233 IS Portion 1, 2, 7, 8, 9, 11, 12, 14, 15, 16, 17, 21, 22, 23 of farm KUILFONTEIN No. 234-IS Portion 3 of farm BOSMANSHOEK NO. 235 - IS Portion 2, 4, 5, 7, 10, 11, 13 of WITBANK NO. 236 - IS Portion 2, 7, 9, 10, 11, 13 of farm 	 Portion 0, 3, 8, 9, 10, 11, 12, 13, 21, 22 of farm KRANSPOORT248 IS Portion 3, 8, 9 of farm TWEEFONTEIN 249 IS Portion 0 of farm VOORZORG 250 IS Portion 0, 2, 5, 6, 7, 9, 10, 11 of farm NOOITGEDACHT 251 IS Portion 1, 2 of farm SPION KOP 252 IS Portion 1, 3, 7 of farm DRIEHOEK No. 273- IS Portion 59, 68 of farm SPITSKOP 276 IS Portion 4, 23 of farm UITZIGT 450 IS 	To be confirmed once the alignment has been identified
5		 Portion 2, /, 9, 10, 11, 13 of farm NOOITGEDACHT 237 IS Portion 2 of farm ORPENSKRAAL 238 IS Portion 1, 2 of farm GELIKSDRAAI No. 240–IS 	Portion 0 of farm KRANSPOORT 827 IS	











Overview of the Project	
Typical Infrastr	ucture
Specifications	Phefumula Emoyeni WEF
Total Project Area	Approximately 36 600 ha
Buildable Area	The layout will be informed by the outcome of the site sensitivity verification assessments (-350 ha)
Wind Turbines	Up to 120
WEF capacity	Up to 550MW
Hub Height	Up to 200m
Rotor Diameter	Up to 200m
Internal Powerline	Up to 132kV
Powerline Length	15km to 25km (depending on final MTS location selected)
On-site Substation footprint including BESS	Up to 5ha
BESS capacity	200MW/800MWh

Overview of the Project		
Typical Infractry		
Typical Infrastructure		
Specifications	Up to 400kVA Grid Infrastructure	
Total Project Area	The Powerline Alignment will be informed by the outcome of the site sensitivity verification assessments and selection of the preferred MTS location (~3 000 ha)	
400kV LILO Powerline	400kV Loop In Loop Out (LILO) line linking MTS to existing 400kVA line	
400kV LILO Powerline Length	The Powerline length will be informed by the MTS site selection, but will be 1-2km	
Internal Powerline(s)	Up to 132kV (from collector substations to MTS)	
Internal Powerline length	15km to 25km (depending on final MTS location selected)	
Eskom substation footprint	 MTS: 400kV / 132kV, area of 600m x 600m required 3 x 33kV/132kV onsite collector substation (Eskom and IPP portions), each being 5ha. Internal OHLs: 31m corridor (15.5m from centre line) Eskom will require a 2 x 55m = 110m servitude for 400kV line connecting MTS to grid 	





Permitting Processes		
-		
Listed Activities		
Listing Notice 1	Listing Notice 2	Listing Notice 3
Activity 11(i)-Overhead Powerlines (up to 132kV)	Activity 1-The proposed energy generation technology (i.e. Wind) will generate more than 20MW of electricity output from a renewable resource	Activity 4(f)(i)(cc)(ee)-Internal access roads required 12-13m wide roads with 12m radius turning circles, gravel surface.
Activity 12(ii)(a)(c)-The Facility will require the development of internal roads and/or access roads and electrical cabling (both above and underground) around the site.	Activity 9- Grid connection will require a powerline with a distribution capacity of 400kV as well as a Main Transmission Substation (MTS).	Activity 10(f)(i)(cc)(ee))(hh)-The Facility will require storage and handling of dangerous goods, including fuel, cement, and chemical storage onsite, that will be greater than 30m3 but not exceeding 80m3 within the specified geological areas.
Activity 14-The Facility will require storage and handling of dangerous goods.	Activity 15-Facilities will result in the clearance of at least 20 hectares or more of indigenous vegetation.	Activity 12(f)(i)(ii)-The clearance of indigenous vegetation will be required for the facility exceeding 300m2
Activity 19-Internal access roads and stormwater control infrastructure, will collectively require the excavation, infilling or removal of soil exceeding 10m3 from delineated watercourses on site		Activity 14(ii)(a)(c)(f)(i)(dd)(ff)-The Facility will require the development of internal roads and/or access roads around the site.
Activity 24(ii)-The Facility will require the development of internal roads and/or access roads around the site wider than 13m		Activity 18(f)(i)(cc) (ee)-Transport of large infrastructure components related to the facility will require the widening of existing access and/or internal roads by more than 4 metres or the lengthening of existing access and/or internal roads by more than 1km within the Mpumalanga Province.









•					
	Permitting Processes				
	DEA Screenin	a Tool Iden	tified Sensiti	vities	
		Very High Sensitivity	High Sensitivity	Medium Sensitivity	Low Sensitivity
	Agriculture Theme	х			
	Animal Species Theme		Х		
	Aquatic Biodiversity Theme	Х			
	Archaeological and Cultural Heritage Theme		х		
	Avian (Wind) Theme				Х
	Bats (Wind) Theme		Х		
	Civil Aviation Theme		Х		
	Defence Theme				х
	Flicker Theme	Х			
	Landscape (Wind) Theme	Х			
	Palaeontology Theme	Х			
	Noise Theme	Х			
	Plant Species Theme			х	
	RFI (Wind) Theme	х			
	Terrestrial Biodiversity Theme	Х			
	Vulture Species Theme			Х	

sp			
	Permitting Processes		
	DEA Screening Tool Spe	ecialist Assessments	3
	Specialist Study	Phefumula Emoyeni WEF	Up to 400kVA grid connection line and MTS substation
	Agricultural	Х	Х
	Landscape / Visual	×	Х
	Archaeological and Cultural heritage	Х	Х
	Palaeontological	Х	Х
	Terrestrial Biodiversity	Х	Х
	Aquatic Biodiversity	×	Х
	Avian Impact	×	Х
	Civil Aviation	X	
	Defence	X	
	RFI	×	
	Noise	X	
	Flicker	X	
	Traffic	X	Х
	Geotechnical	×	Х
	Socio-Economic	X	
	Plant Species	Х	Х
20	Animal Species	Х	Х



wsp	Permitting Processes Specialist Studies Commissioned		
	SPECIALISTASSESSMENT	СОММЕНТ	
	Bat Impact Assessment	Due to the potential impacts on bats as a result of the projects, a Bat Assessment will be undertaken. This study will be specific to the WEFs.	
	Social Impact Assessment	A detailed social assessment will be prepared. The social statement will be based on a desktop review and telephonic interviews with key stakeholders.	
	Noise Impact Assessment	Due to potential impacts on sensitive receptors with regards to noise generated from the wind turbines, a Noise Assessment will be undertaken.	
	Geotechnical Assessment	A preliminary Geotechnical Assessment will be undertaken as part of the S&EIA Process.	
	Traffic Assessment	A traffic assessment will be undertaken.	
	Qualitive Risk Assessment	A hazard and risk identification assessment for the BESS facility will be undertaken.	
		A compliance statement will be compiled.	
	RFI	The South African Weather Service (SAWS) and relevant telecommunications stakeholders will be engaged with as part of the Public Participation Process. A compliance statement will be compiled.	
22	Civil Aviation	The Civil Aviation Authority will be included on the project stakeholder database. They will be informed of the proposed Project, and comment will be sought. An Application for the Approval of Obstacles will also be submitted to SACAA once preferred bidder status is obtained.	













Appendix D

COMMENTS RECEIVED

CONFIDENTIAL

wsp

Mamashela, Tshepho

From: Sent: To: Cc:	Personal details have been redacted as required by the POPI Act
Subject:	14/12/16/3/3/2/2596
Follow Up Flag: Flag Status:	Follow up Flagged

Dear Sir/Madam

ACKNOWLEDGEMENT OF RECEIPT OF THE NEW APPLICATION FORM AND DRAFT SCOPING REPORT FOR THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE LOCATED IN THE MSUKALIGWA LOCAL MUNICIPALITY, WHICH FALLS UNDER THE GERT SIBANDE DISTRICT MUNICIPALITY, IN THE MPUMALANGA PROVINCE.

The Department confirms having received the Application Form and Draft Scoping Report for Environmental Authorisation for the abovementioned project on 26 July 2024. You have submitted these documents to comply with the Environmental Impact Assessment (EIA) Regulations, 2014, as amended.

Kindly note that your application for Environmental Authorisation falls within the ambit of an application applied for in terms of Part 3 of Chapter 4 of the EIA Regulations, 2014, as amended. You are therefore referred to Regulation 21 of the EIA Regulations, 2014 as amended.

Please take note of Regulation 40(3) of the EIA Regulations, 2014, as amended, which states that potential Interested & Affected Parties, including the Competent Authority, may be provided with an opportunity to comment on reports and plans contemplated in Regulation 40(1) of the EIA Regulations, 2014, as amended, prior to the submission of an application but **must** be provided an opportunity to comment on such reports once an application has been submitted to the Competent Authority.

Note that in terms of Regulation 45 of the EIA Regulations, 2014, as amended, this application will lapse if the applicant fails to meet any of the time-frames prescribed in terms of these Regulations, unless an extension has been granted by the Department in terms of Regulation 3(7) of the EIA Regulations, 2014, as amended.

You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department.

Kind Regards.

Personal details have been redacted as required by the POPI Act

To God be the Glory!!!



forestry, fisheries & the environment

Department: Forestry, Fisheries and the Environment **REPUBLIC OF SOUTH AFRICA**

Private Bag X 447 · PRETORIA 0001 · Environment House 473 Steve Biko Road, Arcadia, · PRETORIA

DFFE Reference: 14/12/16/3/3/2/2596

Personal details have been redacted as required by the POPI Act

Ms Ashlea Strong WSP Group Africa (Pty) Ltd Building 1 Maxwell Office Park Magwa Crescent West WATERFALL CITY MIDRAND 1685

Telephone Number:	(011) 361 1392
Email Address:	Ashlea.strong@wsp.com

PER E-MAIL

Dear Ms Strong

COMMENTS ON THE DRAFT SCOPING REPORT FOR THE PROPOSED 400kV PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE NEAR ERMELO WITHIN THE MSUKALIGWA LOCAL MUNICIPALITY IN THE MPUMALANGA PROVINCE

The Application for Environmental Authorisation and the draft Scoping Report (SR) dated July 2024 and received by the Department on 26 July 2024, refer.

The Department has noted that the entire development study area is located within the Amersfoort-Bethal-Carolina Important Bird Area (SA018). You are advised in terms of Regulation 8(b) of the EIA Regulations 2014 as amended, that the location of the wind energy development within a high avifaunal sensitivity area may prejudice the success if this application.

This letter serves to inform you that the following information must be included to the final SR:

(a) Specific comments

- (i) The Amersfoort-Bethal-Carolina IBA hosts globally and regionally threatened species that are not found in similar abundance in other provinces. Several species are at risk of becoming extinct, some of which have be found at the proposed site (e.g., regionally threatened African Marsh Harrier (Endangered), Blue Crane (Near Threatened), Denham's Bustard (Vulnerable) and Cape Vulture (Endangered)). The threat of the proposed development to the IBA and the current status of globally threatened bird species such as the Botha's lark is of a concern. The Department urges the EAP and the applicant to evaluate whether the proposed development is suitable for this area considering the high avifaunal sensitivity.
- (ii) It is evident that large tracts of natural habitat in the study area, particularly in the south, are delineated as CBA Irreplaceable (CBA 1). These areas are required to meet biodiversity targets for biodiversity pattern (species and ecosystems) and ecological processes. Particularly, part of the development area is affected by intact grassland patches that are considered "source" areas for avifaunal species. These areas should remain in a natural state that is maintained in good ecological condition and therefore must be excluded from the development footprint.
- (iii) Further investigation into a possible offset agreement with the provincial competent authority required to reduce the ecological impacts of the development must be submitted with the draft EIAr. The agreement must also be submitted to this Department's Biodiversity Section for comments.
- (iv) The development area is located within areas with a high prominence of wetlands (including natural pans) and with very high aquatic/freshwater biodiversity significance that may be important for flamingos and other water-dependent birds.
- (v) It is further noted that there may be competing mining rights within the development area. The EIA must exclude these areas from the development footprint.
- (vi) Overall, this Department urges the EAP and the applicant to evaluate whether the proposed development is suitable for this area considering the significant threat to Critical Biodiversity Areas, intact grassland patches, Important Bird Areas and the habitat of numerous threatened bird species.
- (vii) Please ensure that a site sensitivity verification report that complies with Part A of the protocols is submitted with the final SR and addresses the following:
 - a) A verification using desktop analysis and details of the site inspection;
 - b) Site sensitivity for each theme/study listed, as well as compliance statements for assessments not needed to be conducted based on your site sensitivity verification.
 - c) The outcomes of the verification which clearly confirms or disputes the current use of the land and environmental sensitivity as identified by the screening tool; and,
 - d) Contains motivation and evidence of the either verified or different use of the land and environmental sensitivity.
- (viii) Please note further that the protocols, if applicable, require certain specialists' to be SACNASP registered. Please ensure that the relevant specialist certificates are attached to the relevant reports.
- (ix) With regards to the specialist studies to be undertaken, kindly note that the protocols only require studies to be undertaken where the verification confirms that the sensitivity is either high or very high. Should the sensitivity be confirmed to be low or medium, then a compliance statement is required.

(b) Listed Activities

- (i) Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description.
- (ii) If the activities applied for in the application form differ from those mentioned in the final SR, an amended application form must be submitted.
- (iii) Please note that the Department's application form template has been amended and can be downloaded from the following link https://www.dffe.gov.za/documents/forms.

(c) Layout & Sensitivity Maps

- (i) The final SR must provide coordinate points for the proposed development site (note that if the site has numerous bend points, at each bend point coordinates must be provided) as well as the start, middle and end point of all linear activities.
- (ii) Please provide a layout map which indicates the following:
 - a) Power lines;
 - b) Access roads;
 - c) All supporting onsite infrastructure such as laydown area, guard house and control room etc. (existing and proposed);
 - d) Substations, transformers, switching stations and inverters;
 - e) All existing infrastructure on the site, especially railway lines and roads; and
 - f) Buildings.

- (iii) Please provide an environmental sensitivity map which indicates the following:
 - a) The location of sensitive environmental features identified on site, e.g. CBAs, IBAs, protected areas, heritage sites, wetlands, drainage lines, nesting and roosting sites etc. that will be affected by the facility and its associated infrastructure;
 - b) Buffer areas; and
 - c) All "no-go" areas.
- (iv) The above layout map must be superimposed (overlain) with the sensitivity map and a cumulative map which shows neighbouring and existing infrastructure.
- (v) Google maps will not be accepted.

(d) Alternatives

- (i) Please provide a description of any identified alternatives for the proposed activity that are feasible and reasonable, including the advantages and disadvantages that the proposed activity or alternatives will have on the environment and on the community that may be affected by the activity as per Appendix 2 of GN R.982 of 2014 (as amended).
- (ii) Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist in terms of Appendix 2.

(e) Public Participation Process

- (i) Comments from this Department's Protected Area Planning and Management Effectiveness Directorate must be obtained. Find below the contact details for personnel at this Department's Protected Areas Directorate:
 - a) Name: Mr Thivhulawi Nethononda Telephone no.: (012) 399 9553
 Email: TNethononda@dffe.gov.za; and
 - b) Name: Ms Mashudu Mudau Telephone no.: (012) 399 9945 Email: MMudau@dffe.gov.za.
- (ii) Please ensure that comments from all relevant stakeholders are submitted to the Department with the final SR. This includes but is not limited to the Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA), the Mpumalanga Tourism and Parks Agency, the Msukaligwa Local Municipality, the Gert Sibande District Municipality, the Department of Water and Sanitation (DWS), the South African Heritage Resources Agency (SAHRA), BirdLife SA, the Department of Mineral Resources and Energy, and the Department of Forestry, Fisheries and the Environment: Directorate Biodiversity and Conservation
- (iii) Please ensure that all issues raised and comments received during the circulation of the draft SR from registered I&APs and organs of state which have jurisdiction.
- (iv) Proof of correspondence with the various stakeholders must be included in the final SR. Should you be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments.
- (v) The Public Participation Process must be conducted in terms of Regulation 39, 40 41, 42, 43 and 44 of the EIA Regulations 2014, as amended.
- (vi) All issues raised and comments received during the circulation of the draft SR from I&APs and organs of state, including comments from this Department must be incorporated into a Comments and Response Report (CRR). The CRR report must be a separate document from the main report and the format must be in the table format as indicated in Annexure 1 of this comments letter. Please refrain from summarising comments made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly. Please note that a response such as "Noted" is not regarded as an adequate response to I&AP's comments.

- (vii) Minutes and attendance registers (where applicable) of any physical/virtual meetings held by the Environmental Assessment Practitioner (EAP) with Interested and Affected Parties (I&APs) and other role players must be included in the final SR.
- (viii) The final SR must provide evidence that all identified and relevant competent authorities have been given an opportunity to comment on the proposed development.

(f) Specialist Assessments

- (i) All Specialist Declaration of Interest forms must be signed by the relevant specialists and attached to the final SR. The forms are available on Department's website (please use the Department's template).
- (ii) The EAP must ensure that the terms of reference for all the identified specialist studies include the following:
 - a) A detailed description of the study's methodology; indication of the locations and descriptions of the development footprint, turbine positions and all other associated infrastructures that they have assessed and are recommending for authorisation.
 - b) Provide a detailed description of all limitations to the studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed.
 - c) Please note that the Department considers a 'no-go' area, as an area where no development of any infrastructure is allowed; therefore, no development of associated infrastructure including access roads is allowed in the 'no-go' areas.
 - d) Should the specialist definition of 'no-go' area differ from the Department's definition; this must be clearly indicated. The specialist must also indicate the 'no-go' area's buffer if applicable.
 - e) All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.
 - f) Bird and Bat specialist studies must have support from Birdlife South Africa and SABAA.
 - g) Should a specialist recommend specific mitigation measures, these must be clearly indicated.
- (iii) Should the appointed specialists specify contradicting recommendations, the EAP must clearly indicate the most reasonable recommendation and substantiate this with defendable reasons; and were necessary, include further expertise advice.
- (iv) Please ensure that all mitigation recommendations are in line with applicable and most recent guidelines.
- (v) It is further brought to your attention that Procedures for the Assessment and Minimum Criteria for Reporting on identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation, which were promulgated in Government Notice No. 320 of 20 March 2020 (i.e. "the Protocols"), and in Government Notice No. 1150 of 30 October 2020 (i.e. protocols for terrestrial plant and animal species), have come into effect. Please note that specialist assessments must be conducted in accordance with these protocols.
- (vi) The specialist reports must comply with Appendix 6 of the EIA Regulations, 2014, specifically, the specialist reports must include documentation to show expertise of the specialist to compile a specialist report including a curriculum vitae.
- (vii) As such, the Specialist Declaration of Interest forms must also indicate the scientific organisation registration/member number and status of registration/membership for each specialist.
- (viii) Please also ensure that the final SR includes the Site Verification Report as required by the relevant environmental themes and assessments.
- (ix) Please note further that the protocols, if applicable, require certain specialists' to be SACNASP registered. Please ensure that the relevant specialist certificates are attached to the relevant reports.

(g) Cumulative Assessment

(i) Should there be any other similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following:

- Identified cumulative impacts must be clearly defined, and where possible the size of the identified a) impact must be guantified and indicated, i.e. hectares of cumulatively transformed land.
- Detailed process flow and proof must be provided, to indicate how the specialist's recommendations, b) mitigation measures and conclusions from the various similar developments in the area were taken into consideration in the assessment of cumulative impacts and when the conclusion and mitigation measures were drafted for this project.
- c) The cumulative impacts significance rating must also inform the need and desirability of the proposed development.
- A cumulative impact environmental statement on whether the proposed development must proceed. d)

(h) General

You are further reminded to comply with Regulation 21(1) of the NEMA EIA Regulations 2014, as amended, which states that:

"If S&EIR must be applied to an application, the applicant must, within 44 days of receipt of the application by the competent authority, submit to the competent authority a scoping report which has been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority"

You are further reminded that the final SR to be submitted to this Department must comply with all the requirements in terms of the scope of assessment and content of Scoping reports in accordance with Appendix 2 and Regulation 21(1) of the EIA Regulations 2014, as amended.

Further note that in terms of Regulation 45 of the EIA Regulations 2014, as amended, this application will lapse if the applicant fails to meet any of the timeframes prescribed in terms of these Regulations, unless an extension has been granted in terms of Regulation 3(7).

You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an Environmental Authorisation being granted by the Department.

Yours sincerely

Personal details have been redacted as required by the POPI Act

5

Annexure 1: Format for Comments and Response Report

Date of comment, format of comment name of organisation/I&AP,	Comment	Response from EAP/Applicant/Specialist
27/03/2021	Please record C&R trail report in	EAP: (Noted)The C&R trail report
Email	this format.	has been updated into the desired
Department of Forestry, Fisheries and the Environment: Prioritised		format, see Appendix K.
Infrastructure Projects (Joe Soap)	Please update the contact	EAP: Details of provincial authority
	details of the provincial	have been updated, see page 16 of
	environmental authority.	the Application form.

From: Sent: To: Cc: Subject: Attachments: Strong, Ashlea Tuesday, 03 September 2024 12:43 Mamashela, Tshepho Mathulwe, Tumelo; Maharaj, Jashmika FW: 14/12/16/3/3/2/2596 14-12-16-3-3-2-2596.pdf

Please check that these comments are included in the SER and saved on the server.. thanks

visp

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

Fron	Personal details have been redacted as required by the POPI Act
Sent	
To: S	
Cc: I	
<sm< th=""><th></th></sm<>	
~~~	

Subject: 14/12/16/3/3/2/2596

Good day.

Please find herein the attached letter for the above mentioned.

Please do not respond to this mailbox with any queries related to the decision been issued. All queries on the attached decision must be directed to official whose contact details is listed as enquiries.

I hope you find all in order.

Thank you.

Kind Regards, Personal details have been redacted as required by the POPI Act

Romans 11:36 To God be the Glory!!!

From: Sent: To: Cc:	Personal details have been redacted as required by the POPI Act	
	RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE F PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTU	

Dear Sir/Madam

DFFE Directorate: Biodiversity Conservation hereby acknowledge receipt of the invitation to review and comment on the project mentioned on the subject line. Kindly note that the project has been allocated to Mrs P Makitla and Ms Tebego Kgaphola (Copied on this email). In addition, kindly share the shapefiles of the development footprints/application site with the Case Officers.

Personal details have been redacted as required by the POPI Act





forestry, fisheries & the environment

From: Strong, Ashlea <Ashlea.Strong@wsp.com>
Sent: Friday, 26 July 2024 12:27
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Commenting Authority,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
Ermelo	Ermelo Public	Wedgewood
	Library;	Avenue, 2351
		Ermelo
	Thusiville Public	346 or Tambo St,
	Library	Wesselton Ext 2,
	-	Ermelo, 2351
Hendrina	Hendrina Public	44 Kerk St,
	Library	Hendrina, 1095
Bethal	Bethal Public	Danie Nortje
	Library	Street, Bethal,
	-	2310
WSP Web site	https://www.wsp.com/en-	
	ZA/services/public-c	locuments
Datafree Web site	https://wsp-engage.com/	

The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	<ul> <li>Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder</li> </ul>

WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.

Personal details have been redacted as required by the POPI Act

Personal	details	have	been	redacted	as
required b	y the PC	PI Act			

Personal details have been redacted as required by the POPI Act Personal details have been redacted as required by the POPI Act

# vsp

#### Thirushan Nadar Consultant

T +27 11 300-6185 M +27 73 888-3727

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WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

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From:	Strong, Ashlea
Sent:	Tuesday, 27 August 2024 14:00
То:	Mamashela, Tshepho; Mathulwe, Tumelo
Subject:	FW: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED
	PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected
	Review Period
Attachments:	Distance to Rietvlei.JPG

HI there

Herewith comment from DFFE Protected areas for the Phefumula Grid – please save on the server and add to the CRR

Thanks



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

From: Mashudu Mudau <MaMudau@dffe.gov.za>
Sent: Tuesday, August 27, 2024 1:45 PM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>; Thivhulawi Nethononda
<TNETHONONDA@dffe.gov.za>
Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTRICAL GRID INFRASTRUCTURE - Corrected Review Period

Good day Ashlea

The Directorate: Protected Areas Planning and Management Effectiveness would like to thank you for the opportunity to review the Draft Scoping report for the proposed development of the Phefumula Emoyeni One Electrical Grid Infrastructure, located approximately 16km north-west of Ermelo in the Msukaligwa Local Municipality and Gert Sibande District Municipality, in the Mpumalanga Province.

After conducting the review of the submitted documents, we have noted that the proposed developments will not take place within any protected area in terms of Section 9 of the National Environmental Management: Protected Areas Act (NEMPAA), Act No. 57 of 2003 nor within the 5km(nature reserve) and 10km(national park) identified in terms of NEMPAA. The closest protected area is the Rietvlei Private Nature Reserve is 12.6km away from the proposed development (see attached). However, the proposed development is within the National Protected Area Expansion Strategic areas.

The following concerns have been noted in the report:

- The proposed development is located within the Amersfoort-Bethal-Carolina IBA (SA018) and 18km west of the Chrissie Pans IBA, with sensitive species such as the threatened Botha's Lark, globally threatened species such as the Blue Crane, Southern Bald Ibis, Black Harrier, Blue Korhaan, Blackwinged Pratincole, Secretary bird, Martial Eagle and Denham's Bustard and regionally threatened species such as the African Grass Owl, White-bellied Bustard and Lanner Falcon. This IBA was confirmed to be of high sensitivity for Avifauna.
- A significant part of the Project Area falls within CBAs (Irreplaceable and Optimal). Furthermore, a biodiversity offset plan will be part of the EIA phase.

The continued integrity and protection of these CBAs is required to meet biodiversity targets for biodiversity pattern (species and ecosystems) and ecological processes. The presence of CBA Irreplaceable and CBA Optimal land in the study area is therefore a concern with respects to terrestrial biodiversity management. As per the MBSP, development in CBA areas must be avoided. It is therefore recommended that the proposed location of the wind turbines and associated infrastructure must avoid areas designated CBA Irreplaceable, CBA Optimal, FEPA and an IBA. It is this Directorates view that this proposed project will have a very high impact to avifauna as this IBA sole purpose is to serves as their main habitat and for their protection.



8

orestry, fisheries nd the environment epartment: neuty, Fisharias and the Environment EPUBLIC OF SOUTH AFRICA

From: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Sent: Tuesday, August 6, 2024 11:49 AM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected Review Period

Dear Stakeholder

Our email notification below refers.

Please note that we have identified an error in the reckoning of days allowed for the public review period. In terms of Regulation 40(1) of GNR 982 (as amended), potential or registered interested and affected parties, including the competent authority, must be given a period of at least 30 days to submit comments on the Draft Scoping Report.

In this regard, we wish to correct the review period to ensure sufficient time for the EAP to consolidate and respond to all comments received prior to the submission of the Final Scoping Report to the DFFE by 10 September 2024.

According to the regulations, the comment period should end on 26 August 2024, however, in order to provide sufficient time to all parties we would like to request that all comments are provided by **30 August 2024**.

We look forward to your continued participation in this process

Kind regards

Ashlea Strong Principal Associate T +27 11 361-1392

M +27 82 786-7819

From: Strong, Ashlea Sent: Friday, July 26, 2024 12:27 PM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL

Dear Stakeholder,

**GRID INFRASTRUCTURE** 

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

#### **DRAFT SCOPING REPORT REVIEW PERIOD**

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
Ermelo	Ermelo Public	Wedgewood
	Library;	Avenue, 2351
		Ermelo
	Thusiville Public	346 or Tambo St,
	Library	Wesselton Ext 2,
		Ermelo, 2351
Hendrina	Hendrina Public	44 Kerk St,
	Library	Hendrina, 1095
Bethal	Bethal Public	Danie Nortje
	Library	Street, Bethal,
	-	2310
WSP Web site	https://www.wsp.co	m/en-
	ZA/services/public-c	locuments
Datafree Web	https://wsp-engage.	com/
site		00111

WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301

E-mail: <u>ashlea.strong@wsp.com</u> Address: P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

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-LAEmHhHzdJzBITWfa4Hgs7pbK

From:	Strong, Ashlea
Sent:	Thursday, 15 August 2024 09:45
То:	Clifford Kubheka
Subject:	RE: Phefumula Emoyeni One Electrical Grid Infrastructure
Attachments:	20240403_Phef One OHL+buffer.kml.kmz

Dear Clifford

Please find attached the KMZ as requested.

Kind regards



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

Personal details have been redacted as required by the POPI Act

Dear Ashlea,

As per our telephone communication, can you please send me a KMZ file of the subject line proposed development.

Kind regards, Clifford Kubheka

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From:	Strong, Ashlea
Sent:	Thursday, 08 August 2024 07:44
То:	Charity Mthimunye; Mamashela, Tshepho
Cc:	Sindy Mbuyane
Subject:	RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED
	PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected
	Review Period

Good morning Charity

Thank you for you email.

I can confirm that the Ermelo office was sent a hard copy of the Draft Scoping Report and are fully aware of the project.

Kind regards



Ashlea Strong Principal Associate T +27 11 361-1392

M +27 82 786-7819

From: Charity Mthimunye <cnmthimunye@mpg.gov.za>
Sent: Wednesday, August 7, 2024 12:22 PM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>; Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Cc: Sindy Mbuyane <MbuyaneSB@mpg.gov.za>
Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTRICAL GRID INFRASTRUCTURE - Corrected Review Period

Good Afternoon Ashlea

You are hereby informed that the above mentioned project belongs to Gert Sibande District and it must be forwarded to the Manager: Ms. Sindisiwe Mbuyane who is copied in.

Kind Regards Charity

This message and any attachments relating to official business of the Mpumalanga Provincial Government (MPG) is proprietary to the MPG and intended for the original addressee only. The message may contain information that is confidential and subject to legal privilege. Any views expressed in this message are those of the individual sender. If you receive this message in error, please notify the original sender immediately and destroy the original message. If you are not the intended recipient of this message, you are hereby notified that you must not disseminate, copy, use, distribute, or take any action in connection therewith. The MPG cannot insure that the integrity of this communication has been maintained, nor that it is free of errors, viruses, interception and / or interference. The MPG is not liable whatsoever for loss or damage resulting from the opening of this message and / or attachments and / or the use of the information contained in this message and / or attachments. >>> "Strong, Ashlea" <<u>Ashlea.Strong@wsp.com</u>> 2024/08/06 11:48 >>> Dear Commenting Authority

Our email notification below refers.

Please note that we have identified an error in the reckoning of days allowed for the public review period. In terms of Regulation 40(1) of GNR 982 (as amended), potential or registered interested and affected parties,

including the competent authority, must be given a period of at least 30 days to submit comments on the Draft Scoping Report.

In this regard, we wish to correct the review period to ensure sufficient time for the EAP to consolidate and respond to all comments received prior to the submission of the Final Scoping Report to the DFFE by 10 September 2024.

According to the regulations, the comment period should end on 26 August 2024, however, in order to provide sufficient time to all parties we would like to request that all comments are provided by **30 August 2024**.

We look forward to your continued participation in this process

Kind regards



**Ashlea Strong** Principal Associate T +27 11 361-1392 M +27 82 786-7819



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WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

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# From: Strong, Ashlea Sent: Friday, July 26, 2024 12:27 PM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Commenting Authority,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
------	-------	----------------

Ermelo	Ermelo Public Library;	Wedgewood Avenue, 2351 Ermelo		
	Thusiville Public Library	346 or Tambo St, Wesselton Ext 2, Ermelo, 2351		
Hendrina	Hendrina Public Library	44 Kerk St, Hendrina, 1095		
Bethal	Bethal Public Library	Danie Nortje Street, Bethal, 2310		
WSP Web site	https://www.wsp.co ZA/services/public-c			
Datafree Web site	https://wsp-engage.com/			

The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	<ul> <li>Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder</li> </ul>

#### WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

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From: Sent: To: Cc: Subject: Attachments:	Strong, Ashlea Monday, 05 August 2024 ( 'Sindy Mbuyane' Mamashela, Tshepho RE: Strong, Ashlea shared t MDARDLEA_ErmeloDeliver	the folder "Phefumula Emoye	ni Public Review" with you
Tracking:	Recipient	Delivery	Read
	'Sindy Mbuyane'		
	Mamashela, Tshepho	Delivered: 2024/08/05 08:01	Read: 2024/08/05 08:14

**Dear Sindy** 

Please note that your office received the report on Friday 26th July 2024 – please see attached signed delivery note.

Kind regards

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

From: Sindy Mbuyane <mbuyanesb@mpg.gov.za>
Sent: Thursday, August 1, 2024 10:01 AM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Subject: Re: Strong, Ashlea shared the folder "Phefumula Emoyeni Public Review" with you

Good morning Ashlea,

Thank you for the notification. Please note that the Department's commenting time will start on the date we receive a hard copy document for the above subject.

Kind Regards,

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1150

DFFE ref.: WSP ref.:

2023-09-0017 41105236

26 July 2024

MTPA Main Office Building Lydenburg Fisheries End of Morgan street Lydenburg 1120

Dear Celia de Waal,

#### Subject: SUBMISSION OF THE DRAFT SCOPING REPORT FOR THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE, MPUMALANGA PROVINCE

2024/7/30

Notice is given in terms of Regulation 41(2) of GNR 326 (2014, as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for Environmental Authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (2014, as amended)

WSP Group Africa (Pty) Ltd (WSP) has been appointed by Phefumula Emoyeni One (Pty) Ltd to undertake the required Scoping and Environmental Impact Reporting (S&EIR) process for the above-mentioned project.

Please find enclosed one hard copies of the Draft Scoping Report for your review and comment:

The Draft Scoping Report will be made available for review and comment for 30 days from 26 July 2024 to 9 September 2024:

Please contact us should you require any additional information or if you wish to discuss the matter in any further detail.

Yours sincerely,

Ashlea Strong Principle Consultant Email: <u>ashlea.strong@wsp.com</u> Tel: +27 11 300-6185

Our Reference number : LUA au / 3861 (2)

ig 1, Maxwell Office Park. Magwa Crescent West. all Gity ______ d. 1685 Africa

27 17 367 1300 27 11 361 1301 m

Hard Copy & Electronic Copy - Draft Scoping Report

Name: Calio de Woa

Date: 2024/07/30

Signature:

AIPUMALANGA TOURISM & PARKS AGENCY : Private Bag X1088, Lydenburg 1120



**OFFICE OF THE CEO** 

Ms. Ashlea Strong WSP Group Africa (Pty) Ltd Building 1, Maxwell Office Park Magwa Crescent West Waterfall City Midrand 1685 Ref: | UA 24/3861 (2)

Personal details have been redacted as required by the POPI Act

Email: Ashlea.Strong@wsp.com

Dear Ms., Strong

SUBJECT: THE MTPA COMMENTS ON THE DRAFT ENVIRONMENTAL SCOPING REPORT FOR THE PROPOSED DEVELOPMENT OF THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE FOR 135 WIND TURBINES CONSISTING OF ONE MAIN TRANSMISSION SUBSTATION (MTS), 3 DISTRIBUTION SUBSTATIONS AN INDEPENDENT POWER PRODUCER (IPP) SUBSTATION, AND 3 OVERHEAD LINES (OHL) OF 18.2 KM, GRID LOCATED ON 10 FARM PORTIONS NORTH OF ERMELO, BY PHEFUMULA EMOYENI ONE (PTY) LTD, MSUKALIGWA LOCAL MUNICIPALITY IN MPUMALANGA PROVINCE.

Your correspondence with reference: 41105236 WSP ref; 2023-09-0017 of July 2024, refer. The DFFE reference number still to be provided.

The application was assessed by using the Mpumalanga Biodiversity Sector Plan (MBSP. 2014 as updated 2022) land use guidelines, DFFE web-based sensitivity screening tool, Environmental legislation NEMA and EIA regulations 2014 as amended, Department of Water and Sanitation and Water Research Commission Guidelines on wetlands, South African Heritage Resources Act and knowledge to assess development applications.

The sensitivity of the area in which the Grid infrastructure activity is proposed was assessed according to the Mpumalanga Biodiversity Sector plan (MBSP; MTPA, 2014). The sensitivity is assessed in terms of terrestrial and freshwater assessments. In the MBSP, sensitivity areas are identified in terms of *Critical Biodiversity Areas* (CBAs) and *Ecological Support Areas* (ESAs). CBAs and ESAs are deemed to be necessary to ensure the protection of biodiversity, environmental sustainability, sustainable living and spiritual wellbeing are to remain unaltered.

Private Bag X11338, Mbombela, 1200 N4 National Road, Hall's Gateway, Mataffin, Mbombela, Mpumalanga +27 (0)13 065 0859/0860 | Email: info@mtpa.co.za Reservations: +27 (0)13 065 0865 | reservations@mtpa.co.za



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#### Comments

- With reference to the assessment of your Draft Scoping Report the MTPA is concerned that the Phefumula Emoyeni One Electrical grid infrastructure proposal will have an extremely negative outcome on sensitive no go areas. The approval of the Grid infrastructure can only be considered if the integrated WEF receives a positive Record of Decision.
- With reference to our earlier correspondence LUA 24- 3861 with regards to the Wind Energy project proposal our concerns are still the same: During the scoping phase the need and desirability of the project on this site must be motivated.



Figure 1. MBSP terrestrial biodiversity assessment map indicates the proposed area of the electrical grid connection structure in relation to Chrissiesmeer Protected Environment and the Important Bird Area.

The MTPA is of the opinion that the site for the Phefumula Emmoyeni WEF and grid connection is not desirable for the following reasons:

- 1. Large proportions of the development area lie within Critical Biodiversity Areas and Ecological Support Areas. Fig. 3 and Fig. 4. It could not be avoided by the crossover of the Electrical grid infrastructure.
- 2. The Project Area of Impact (PAOI) lie within the National Protected Area Expansion Strategy (NPAES).
- 3. Freshwater Ecosystem Priority Area (FEPA), CBA wetland systems.
- 4. Entirely within an Important Bird Area- Birdlife SA.
- 5. The project area is not within the Renewable Energy Zone (REDZ) or Strategic Transmission Corridor.





6. The cumulative effect or impacts on the flight routes of Species of Conservation Concern by approved Renewable energy projects and new proposals within a 55km radius and proximity to Chrissiesmeer Protected Environment that might close off safe flight routes is remarkably high. (Fig 2).



Figure 2. WSP map indicating the Phefumula proposal in relation with already approved WEF projects.

7. Consolidated site sensitivities combined by the scoping phase Specialists reports, WSP consolidated site sensitivity map, fig 6. indicates that with any mitigation such as avoidance will not justify the feasibility of the project.









Figure 3. MBSP terrestrial biodiversity assessment map indicating the ten farm portions that will be impacted by the grid connection.



4 | Page





Figure 4. MBSP freshwater biodiversity assessment map indicating the:

- CBA river that needs to be crossed;
- CBA wetlands.
- ESA wetlands and dams.
- 8. The avoidance of large areas of critical biodiversity terrestrial and freshwater sensitivity areas that are supporting various Species of Conservation Concern, and the preliminary project layout overlain area is a large concern.
- 9. The impact and extent of the connecting road network and associated grid connection and substations on the sensitive zones that are indicated in Figures 5 and 6 allows very little areas left for the development.
  - The project **footprint overlaps with a significant amount of Critical Biodiversity Areas** (CBA). 38% of the footprint area is identified as a CBA, of which 21% is in a CBA Irreplaceable area. Wind farms and associated electrical grid infrastructure are not appropriate land uses within CBA areas.
  - The whole of the proposed Phefumula Emoyeni Electrical grid facility falls within an Important Bird Area (IBA), which underscores the need to consider its implications on metapopulation dynamics and the need to avoid wind farms in "source" areas.
  - Intact grassland patches are areas larger than 100ha, with little or no gaps or edge effects. They
    were then prioritised according to their connectivity importance. These intact grasslands are
    "source" areas for avifaunal species where birth rates are expected to exceed death rates, and no
    wind farms should be placed anywhere near these intact grassland patches.





- The identification of actual avifaunal source areas may be difficult, but as these intact grassland
  patches occur within an Important Bird Area (IBA) where there are several nesting and roosting
  avifaunal species of conservation concern, it highlights their significance and our confidence in
  confirming these as "source" areas. The presence of these intact grassland patches, CBAs, and the
  IBAs, is probably the biggest concern that the MTPA may have about the proposed wind farm.
- Wind farms should not be placed in IBAs or intact grassland areas as these are important areas where avifauna should be allowed to thrive and then disperse to other areas.
- Approval and financing of the project in such a location could have far-reaching consequences for threatened bird species, potentially disrupting vital source areas critical for population sustainability.
- It is imperative to adopt a precautionary approach and prioritize the conservation of these essential habitats.



Figure 5. WSP preliminary PAOI overlain into the No-Go sensitivity map.



6 | Page



#### Avifaunal concerns

The same concerns tabled for the Draft Scoping Phefumula Wind Energy Facility is applicable to the Electrical Grid proposal.

- The presence of 34 priority bird species for wind energy developments were recorded within the footprint area.
- Of these, 12 were Species of Conservation Concern, of which four were nesting.
- A Martial Eagle nest (Endangered) occurs within footprint area. These are South Africa's largest eagles and travel over vast areas. They are also suspectable to collision with turbines and wind farms are of serious concern.
- Three Bald Ibis colonies (Vulnerable) occur within footprint area.
- A Secretary bird nest (Endangered) was found and assigned a 500 m buffer. Considering that the blade tip height alone may be up to 300 m high, this does not be sufficient as a recommended buffer.
- Birds are very mobile and with the proposed turbine height and blade lengths, the current proposed buffers seem inadequate.
- This raises particular concern as these birds may continuously collide with the blades of the wind turbines and the continuous loss of several of these long-lived birds every year may have a significant impact on population status.
- The MTPA have mapped all the dams in detail across Mpumalanga. There are numerous artificial water bodies and small pans within the footprint area that may be important for flamingos and other water-dependent birds.
- Buffers of 2km have been recommended for natural pans.
- The MTPA does have the Birdlife SA species distribution models and can confirm that:
  - Grass Owl (Vulnerable) have a strong probability of occurring on site although there is no indication as to whether any focused surveys were conducted to search for Grass Owls.
  - Black Harrier (and confirmed during avifaunal field work)
  - Botha's Lark may be present but not much is mentioned in report as to survey effort or whether any surveys for this species were specifically targeted during its breading season.
  - o Blue Crane (confirmed)
  - o Grey Crowned Crane (not yet confirmed)
  - Rudd's Lark (although low probability)
  - o Southern Bald Ibis (confirmed)
  - o Secretary Bird (confirmed)
  - Verreaux Eagle (although low probability)
  - o Wattled Crane
  - o White-bellied Bustard (confirmed)
  - White-winged Flufftail (low probability)
  - o Yellow-breasted Pipit (low probability)



7 | Page



#### Site Sensitivity Verification

- The results of the DFFE sensitivity Screening tool, Site Sensitivity Verification confirmed that:
  - The sensitivity for the Terrestrial Biodiversity Theme impact assessment as Very High Sensitivity/High in grassland and wetland habitat; and Low/Medium in secondary grasslands.
  - o Aquatic Biodiversity Impact Assessment as Very High Sensitivity
  - o Plant Species Assessment as Medium Sensitivity
  - o Animal Species Assessment as High Sensitivity in areas of grassland and wetland habitat
  - o Bat Assessment as High Sensitivity
  - o Avifaunal Assessment as High Sensitivity



Figure 6. WSP Phefumula Emoyeni One WEF and Electrical Grid infrastructure consolidated site sensitivity plan, that indicates the project overlain into the No-go map.

#### Recommendations

- The current consolidated site sensitivity map of all 'no-go' areas (Figure 6) indicates little area available that is not in conflict with sensitive areas. With more appropriate buffers, more field work, and all the associated infrastructure (such as roads), we cannot see how it would be possible to establish a wind farm within the footprint area.
- Consider alternative locations with less ecological sensitivity, especially considering the numerous renewable energy projects already approved in Mpumalanga.



8 | Page

2



#### Conclusion

The proposed Phefumula Emoyeni One Electrical Grid Facility poses a significant threat to a Critical Biodiversity Areas, intact grassland patches, Important Bird areas, and the habitat of numerous threatened bird species. If we need to rely on the information presented to date, and the desktop assessments, then it is in our opinion that this project is fatally flawed. The anticipated impacts on biodiversity, particularly the avifauna, is too great to support this project. A more thorough ecological assessment and exploration of alternative locations are crucial before proceeding with this project.

Please do not hesitate to contact this office if there are any inquiries.

Kind Regards

Personal details have been redacted as required by the POPI Act

/ 2024 DATE: -1-0-8



9 | Page

MPUMALANGA THE PLACE OF THE RISING SUN

From: Sent: To:	Personal details have been redacted as required by the POPI Act
Cc:	Johan Eksteen, Hans Kinge, Wervyn Eotter
Subject:	Acknowledgement of receipt: (LUA24/3861(2)) Draft Scoping report for Phefumula Emoyeni One Electrical Grid Infrastructure
Attachments:	Acnowledgement of receipt (Phefumula Emoyeni One Electrical Grid Infrastructure).pdf

Dear Ms. Strong

Kindly receive the attached acknowledgement of receipt for a Draft Scoping report for the proposed development of the Phefumula Emoyeni One Electrical Grid Infrastructure.

Our EIA registration/reference number is LUA 24/3861(2) and the commenting Scientist is Mr. Frans Krige.

Kind regards

Celia de Waal



Personal details have been redacted as required by the POPI Act

From:	Personal details have been redacted as required	
Sent:	by the POPI Act	
То:		
Cc:	Strong, Ashlea	
Subject:	RE: AVAILABILITY OF THE DRAFT SCOPING RI PHEFUMULA EMOYENI ONE ELECTRICAL GRI Review Period	

Noted with thanks.

Eron	Personal	details	have	been	redacted	as	required	by	the
Cont	POPI Act								
Sent									

To: |

**Cc:** Strong, Ashlea <Ashlea.Strong@wsp.com>

**Subject:** FW: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected Review Period

Dear Frans

Kindly see the email below from Ms. Strong regarding LUA 24/3861(2).

Regards

Celia

From: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Sent: Tuesday, August 6, 2024 11:49 AM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected Review Period

Dear Stakeholder

Our email notification below refers.

Please note that we have identified an error in the reckoning of days allowed for the public review period. In terms of Regulation 40(1) of GNR 982 (as amended), potential or registered interested and affected parties, including the competent authority, must be given a period of at least 30 days to submit comments on the Draft Scoping Report.

In this regard, we wish to correct the review period to ensure sufficient time for the EAP to consolidate and respond to all comments received prior to the submission of the Final Scoping Report to the DFFE by 10 September 2024.

According to the regulations, the comment period should end on 26 August 2024, however, in order to provide sufficient time to all parties we would like to request that all comments are provided by **30 August 2024**.

We look forward to your continued participation in this process

Kind regards



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

From: Strong, Ashlea Sent: Friday, July 26, 2024 12:27 PM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Stakeholder,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

#### DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address	
Ermelo	Ermelo Public	Wedgewood	
	Library;	Avenue, 2351	
		Ermelo	
	Thusiville Public	346 or Tambo St,	
	Library	Wesselton Ext 2,	
	-	Ermelo, 2351	
Hendrina	Hendrina Public	44 Kerk St,	
	Library	Hendrina, 1095	
Bethal	Bethal Public	Danie Nortje	
	Library	Street, Bethal,	
		2310	
WSP Web site	https://www.wsp.co	m/en-	
	ZA/services/public-documents		
Datafree Web site	https://wsp-engage.com/		

WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate T +27 11 361-1392

M +27 82 786-7819

in У 🞯

WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

wsp.com

WSP is a proud Level 1 B-BBEE contributor and is internationally certified for ISO 9001, 14001 & 45001

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Litiko Letekulima, Kutfutfukiswa Kwetindzawo Tasemakhaya, Temhlaba Netesimondzawo

Departement van Landbou. Landelike Ontwikkeling, Grond en Ongewing Sake Personal details have been redacted as required by the POPI Act

umNyango weZelimo UkuThuthukiswa kweeNdawo zemaKhaya, iNarha neeNdaba zeBhoduluko

Thirushan Nadar WSP Group Africa (Pty) Ltd Building 1, Maxwell Office Park Magwa Crescent, Waterfall City Midrand 1685

Tel: (011) 361 1392 Email: Thirushan.Nadar@wsp.com; Ashlea.Strong@wsp.com

Dear Sir,

DRAFT SCOPING REPORT: ACTIVITIES ASSOCIATED WITH THE CONSTRUCTION OF THE PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE ON PORTIONS 3 AND 23 OF THE FARM KRANSPOORT 248 IS, PORTIONS 2 AND 9 OF THE FARM TWEEFONTEIN 249 IS, PORTION 0 OF THE FARM VOORZORG 250 IS, PORTIONS 2 AND 5 OF THE FARM WITBANK 236 IS, PORTION 0 OF THE FARM NOOITGEDACHT 251 IS, PORTION 4 OF THE FARM NOOITGEDACHT 237 IS, PORTION 23 OF THE FARM KRANSPOORT 248 IS, AND PORTION 8 OF THE FARM MIDDELPLAAT 271 IS, ERMELO, MSUKALIGWA LOCAL MUNICIPALITY

The draft scoping report dated July 2024 submitted by you in respect of the abovementioned application and received by the Department on on 26 July 2024 refers. After due consideration of the content of the report, the Department has the following comments:

- Information provided by you indicates that the development will comprise the following infrastructure: 1.
  - (a) One main transmission substation (MTS), with a development footprint of 17.4ha.
  - (b) Three distribution substations (combined development footprint of 17.98ha).
  - (c) Three 132kV overhead lines (OHL).
- According to the Mpumalanga Biodiversity Sector Plan, the grid infrastructure is located in areas 2 identified as CBA: Irreplaceable, CBA: Optimal, CBA: FEPA Rivers, ESA: Wetlands, ESA: FEPA Subcatchments, NPAES: Priority Focus Areas, and Intact Grassland Patches.
- Furthermore, the entire site falls within the Amersfoot-Bethal-Carolina Important Bird Area (IBA). 3.
- The site is also located within 15km north and 30km west from the Rietvlei Private Nature Reserve 4. and Chrissiesmeer Protected Environment, respectively.
- The Aquatic Scoping Report verified that the freshwater ecosystems within the site have a very high 5. sensitivity, and reported that the DX1 distribution substation is currently proposed within the upper parts of a delineated seep wetland.
- The Avifaunal Scoping Report confirmed that the entire Project Area of Impact (PAOI) is located in 6. a high sensitivity zone for collision and electrocution.
- DARDLEA is therefore concerned that the proposed location of the Phefumula Emoyeni One 7. Electrical Grid Infrastructure is therefore not compatible with the desired land use. The infrastructure is not a land use, in accordance with the Mpumalanga Biodiversity Sector Plan (MBSP), that will support the inherent biodiversity values of CBAs.
- Mpumalanga Tourism and Parks Agency (MTPA), Endangered Wildlife Trust (EWT) and BirdLife 8. must be consulted and provided with an opportunity to submit their comments on all reports.
- The plan of study for EIA must include and address the following: 9.


- a. The Species Environmental Assessment Guidelines, relevant BirdLife SA guidelines, relevant protocols for the specialist assessment and minimum report content, and MBSP land-use guidelines must always be consulted and complied with.
- b. The impact of the loss of CBAs and intact grassland habitat in terms of metapopulation dynamics must be assessed (ie. how the loss of source areas will impact areas of low quality habitat that cannot support a population of species on its own).
- c. The impact of nocturnal and diurnal avifaunal collisions and electrocutions must be analysed separately.
- 10. In respect of the Biodiversity Impact Strategy proposed (Paragraph 7.5.9 on Pages 191 to 193) please note DARDLEA's position: A biodiversity offset cannot cater for the loss of Irreplaceable CBAs or intact grasslands, nor can it compensate for the loss of endangered bird or bat species.

Please do not hesitate to contact the above-mentioned officer if there are any enquiries.

Yours faithfully,





ABO Energy South Africa (Pty) Ltd. - Unit 2A - Quantico House, Loerie Park - Paul Kruger Street - Durbanville - 7550 - South Africa

Personal details have been redacted as required by the POPI Act

# ABO Energy South Africa (Pty) Ltd Personal details have been redacted as required by the POPI Act

28.05.2024

Dear Maj. Kenny,

# APPLICATION FOR TELECOMS CONSENT: ABO UVEMVANE WIND ENERGY FACILITY

ABO Energy South Africa (Pty) Ltd, is developing a wind energy facility (WEF) which would straddle the border of the Mpumalanga and Gauteng Provinces. The proposed WEF site is located approximately 16km southeast of the town, Heidelberg, which is situated within the Lesedi Local Municipality and the Sedibeng District Municipality, Gauteng Province and approximately 10km west of the town of Balfour within the Dipaleseng Local Municipality and the Gert Sibande District Municipality in Mpumalanga Province.

The affected properties include:

LPI Code	Property Details
T0IR0000000041100004	Remaining Extent of Portion 4 of the Farm De Hoek 411
T0IR0000000041300000	The Farm Orion No 413
T0IR0000000040500001	Remaining Extent of Portion 1 of the Farm Driefontein 405
T0IR0000000040500007	Portion 7 of the Farm Driefontein 405
T0IR00000000040700009	Remaining Extent of Portion 9 of the Farm Malanskraal No 407
T0IR00000000040700012	Portion 12 (a Portion of Portion 2) of the Farm Malanskraal Number 407
T0IR00000000040700013	Remaining Extent of Portion 13 (a Portion of Portion 2) of the Farm Malanskraal 407
T0IR00000000040700020	Portion 20 (a Portion of Portion 13) of the Farm Malanskraal 407
T0IR00000000040700006	Remainder of Portion 6 (Kingsmead) of the Farm Malanskraal 407
T0IR0000000040500000	Remaining Extent of the Farm Driefontein 405
T0IR0000000040500002	Remaining Extent of Portion 2 of the Farm Driefontein Number 405
T0IR0000000044900001	Portion 1 of the Farm Weltevreden No 449
T0IR00000000040700016	Portion 16 (a Portion of Portion 4) of the Farm Malanskraal No 407
T0IR0000000040700002	Remaining Extent of Portion 2 of the Farm Malanskraal Number 407
T0IR00000000040700017	Portion 17 (a Portion of Portion 8) of the Farm Malanskraal No 407
T0IR00000000040700018	Remainder of Portion 18 (a Portion of Portion 3) of the Farm Malanskraal 407
T0IR00000000040500005	Portion 5 (a Portion of Portion 1) of the Farm Driefontein 405

ABO Energy South Africa (Pty) Ltd. - Unit 2A, Quantico House, Loerie Park, Paul Kruger Street, Durbanville, 7500, South Africa - Directors Dr. Karsten Schlageter, Robert Wagener - Company registration number 2018/062901/07 - VAT registration number 4370284061 - www.abcenergy.co.za



A site locality and layout maps are attached as **Annexure A**. The corner coordinates of the proposed wind energy facility are attached as **Annexure B**. A Google Earth location file is submitted together with this application.

- Wind Turbines and associated components;
- Internal and main access roads;
- · Associated Infrastructure (to be located within the proposed development footprint), including:
  - Associated internal reticulation/ cabling;
  - o On-site electrical infrastructure hub consisting of:
    - On-site substation and associated infrastructure;
    - Additional step-up/ transformation/ collector/switchyard infrastructure,
    - Auxiliary buildings (including, but not limited to, Operation and Maintenance (O&M) building/s, admin buildings, workshops, gatehouse, security buildings, control centre, offices, visitor centre, warehouses, etc); and/or
    - May include the installation of a communications tower on site with a maximum height of 32 m, and/or
    - Battery Energy Storage System (BESS).
- Laydown area/s
- Perimeter fencing.

The summary of WTG key components is as follows:

- WEF Project size: Up to 503 MWac
- Number of Turbines: Up to 65 Turbines
- · Hub Height: Up to 180 m
- · Blade Length: Up to 100 m.

We are required to engage with SANDF in relation to the possible impact (if any) of our development on your telecoms network as required under Section 29 of the Electronic Communications Act (Act 36 of 2005).

You are kindly requested to please forward your comments/recommendations to us at your earliest convenience. If you have "no comment" we request that you, please also confirm that in writing to us.

Kindly address your response to:





Should you require any additional information please feel free to contact me.

We trust the above to be in order and await your reply.

Yours sincerely,

GE 5

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Kelli Ross Project Manager



#### ANNEXURE A:

# SITE LOCALITY AND LAYOUT MAPS OF THE PROPOSED ABO UVEMVANE WIND ENERGY FACILITY



Figure 1: The site is located approximately 10km west of the town of Balfour, Mpumalanga and approximately 16km southeast of the town Heidelberg, Gauteng.

# **D** ABO ENERGY



Figure 2: Preliminary layout of the Wind Turbine Generators (WTG), proposed metmast position (Alternative 1) and the proposed metmast position (Alternative 2) for the proposed ABO Uvemvane Wind Energy Facility.



#### ANNEXURE B:

# CORNER COORDINATES OF THE PROPOSED ABO UVEMVANE WIND ENERGY FACILITY

Points	Latitude	Longitude
Point 1	26°43'3.05"S	28°23'0.32"E
Point 2	26"42'47.18"S	28°24'44.13"E
Point 3	26°42'11.79"S	28°26'42.31"E
Point 4	26°42'41.39"S	28°27'28.03"E
Point 5	26°42'58.07"S	28°28'16.27"E
Point 6	26°40'0,70"S	28°28'49.89"E
Point 7	26°38'58.96"S	28°29'52,23"E
Point 8	26°38'9.01"5	28°29'23.52"E
Point 9	26°37'57.83"5	28°24'16.03"E
Point 10	26°37'14.76"S	28°22'50.54"E

# Maharaj, Jashmika

From: Sent: To: Cc: Subject:	Strong, Ashlea Tuesday, 03 September 2024 12:57 Mamashela, Tshepho; Mathulwe, Tumelo Maharaj, Jashmika FW: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE
Attachments:	2024-05-28_ZA_UVM_SANDF_Wayleave Application.pdf; Affected Properties_Project Site Area.kmz
Importance:	High

Response from DoD to my query this morning Please add to SER and save on server.

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

	Personal details have been redacted as required by the POPI	
110111.1	Act	
From: F Sent: Tu		
To: Stro	1.8, romea - romearononge noproonn	
	RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR	THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTR	ICAL GRID INFRASTRUCTURE	

Importance: High

Good Morning

The Dept of Defence(DoD) is approached for providing Letters of Response, pertaining to the EIA clearances. I am the response for Telecom Consent in the DoD.

I confirm the entry-point is at the DOD Chief Logistics, who in turn engages with the internal Stakeholders for responses ito Object / No Objection.

The responses are consolidated and returned to the Applicants.

See attached for examples of the minimum requirements.

Personal details have been redacted as required by the POPI Act

Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Good morning Francois

Thank you for your email – WSP is responsible purely for the Environmental Impact Assessment.

In terms of your email below – please could you provide me with more detail as to what application document the client should be submitting together with the kmz.

If you could provide me with this information I will forward it on to the client.

Thanking you in advance for your assistance.

# Kind regards



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

	Demonstrate details have been used as a demonstrate build at the DODI Ast	
	Personal details have been redacted as required by the POPI Act	
From:		
Sent:		
To: Str	ong, Ashiea < <u>Ashiea.Strong@wsp.com</u> >	
Subjed	t: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE	PROPOSED PHEFUMULA EMOYEN
ELECT	RICAL GRID INFRASTRUCTURE	
Impor	tance: High	

# Good Day

Although I am not the Entry point for Applications and only an Internal Stakeholder, the following.

- There is no Application Document
- There is No .KML / .KMZ file attached in your mail as to have the Minimum info to evaluate and respond via our Official channels

ONE

# Regards,

Personal	details have	been redac	ted as requ	ired by the	POPI Act

From: Strong, Ashlea [mailto:Ashlea.Strong@wsp.com] Sent: Friday, July 26, 2024 12:28 PM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Stakeholder,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

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# **DRAFT SCOPING REPORT REVIEW PERIOD**

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address
Ermelo	Ermelo Public Library;	Wedgewood Avenue, 2351 Erm
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Bethal	Bethal Public Library	Danie Nortje Street, Bethal, 2
WSP Web site	https://www.wsp.com/en-ZA/services/public-documents	
Datafree Web site	haYiz_M3z310Ua8ImvOPg7slc7nNKzUm7Nk_X15kk8wNMTU47v3hGg74xDSPDndYtCDn8RUh0hmX6uca8UkhutwU	

# WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819



WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

#### wsp.com

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represent those of the Department of Defense (DOD). The DOD accepts no liability for any loss or damage transmitted by this e-mail.

# Maharaj, Jashmika

From:	Strong, Ashlea
Sent:	Tuesday, 03 September 2024 10:11
То:	Francois Strydom
Subject:	RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED
	PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Good morning Francois

Thank you for your email – WSP is responsible purely for the Environmental Impact Assessment.

In terms of your email below – please could you provide me with more detail as to what application document the client should be submitting together with the kmz.

If you could provide me with this information I will forward it on to the client.

Thanking you in advance for your assistance.

### Kind regards

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

Personal details have been redacted as required by the POPI Act

From Sent:

To: Strong, Ashlea <Ashlea.Strong@wsp.com>

Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Importance: High

# Good Day

Although I am not the Entry point for Applications and only an Internal Stakeholder, the following.

- There is no Application Document
- There is No .KML / .KMZ file attached in your mail as to have the Minimum info to evaluate and respond via our Official channels

#### Regards,

Personal details have been redacted as re	equired by the POPI Act
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Hendrina	Hendrina Public Library	44 Kerk St, Hendrina, 1095
Bethal	Bethal Public Library	Danie Nortje Street, Bethal, 2
WSP Web site	https://www.wsp.com/en-ZA/services/public-documents	
Datafree Web site	https://uk01.l.antigena.com/l/tUE0uyDxk88aEknLTwRNJnDyaWAzUGw- bqYjz_M3z3J0Uq8JmvOPg7slcZpNKzUmZNk_XJ5kk8wNMTU47y3hGgZ4xDSPDpdYtCDn8RUh0hmX6ucq8UkhutwU JQUQXk_nVG6Qh22_lsQ	

# WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819



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represent those of the Department of Defense (DOD). The DOD accepts no liability for any loss or damage transmitted by this e-mail.

# Maharaj, Jashmika

From:	Mamashela, Tshepho
Sent:	Monday, 29 July 2024 11:23
То:	Personal details have been redacted as required by the
Cc:	POPL <u>A</u> ct
Subject:	AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA
	EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE
Attachments:	41105236_Phefumula_WEF_DSR_I&AP_Notification Letter_zulu.pdf; 41105236
	_Phefumula_WEF_DSR_I&AP_Notification Letter_Afrikaans.pdf; 41105236
	_Phefumula_WEF_DSR_I&AP_Notification Letter_English.pdf

Dear Commenting Authority,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

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	Library	Street, Bethal,		
	-	2310		
WSP Web site	https://www.wsp.com/en-			
	ZA/services/public-documents			
Datafree Web site	https://wsp-engage.com/			

The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	• Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address

WSP contact details are:Name:Ashlea StrongTel:+27 11 361-1392Fax:011 361 1301E-mail:ashlea.strong@wsp.comAddress:P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Tshepho Mamashela Environmental Consultant

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M +27 71 450 0408



WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

#### wsp.com

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# Maharaj, Jashmika

From:	Mamashela, Tshepho
Sent:	Friday, 26 July 2024 16:10
То:	info@ntcsa.co.za
Subject:	AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA
	EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Stakeholder,

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		Ermelo, 2351		
Hendrina	Hendrina Public	44 Kerk St,		
	Library	Hendrina, 1095		
Bethal	Bethal Public	Danie Nortje		
	Library	Street, Bethal,		
	-	2310		
WSP Web site	https://www.wsp.com/en-			
	ZA/services/public-documents			
Datafree Web site	https://wsp-engage.com/			

WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



# Tshepho Mamashela Environmental Consultant

M +27 71 450 0408



WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

### wsp.com

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# Maharaj, Jashmika

From: Sent: To: Cc: Subject:	'Reuben Maroga' Mamashela, Tshepho RE: AVAILABILITY OF THE	Tuesday, 06 August 2024 12:25 'Reuben Maroga' Mamashela, Tshepho RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE - Corrected		
Tracking:	<b>Recipient</b> 'Reuben Maroga' Mamashela, Tshepho	<b>Delivery</b> Delivered: 2024/08/06 12:26	<b>Read</b> Read: 2024/08/06 12:58	

Dear Reuben

Thanks for your email.

We will need permission from the Applicant to share this information. Please provide me with a motivation as to why this information would be required so that I can send it through to the applicant for their consideration.

Kind regards

Ashlea



Ashlea Strong Principal Associate T +27 11 361-1392

M +27 82 786-7819

From: Reuben Maroga <reuben@solagroup.co.za>
Sent: Tuesday, August 6, 2024 11:57 AM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Subject: Re: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTRICAL GRID INFRASTRUCTURE - Corrected Review Period

Good Day Ashlea,

Thanks for the notification. Are you able to share the KMZ of the proposed grid infrastructure ?

**Best Regards** 

Personal details have been redacted as required by the POPI Act

SOLA O Contraction Contraction

On Tue, Aug 6, 2024 at 11:49 AM 'Strong, Ashlea' via I & AP <<u>IAP@solagroup.co.za</u>> wrote:

Our email notification below refers.

Please note that we have identified an error in the reckoning of days allowed for the public review period. In terms of Regulation 40(1) of GNR 982 (as amended), potential or registered interested and affected parties, including the competent authority, must be given a period of at least 30 days to submit comments on the Draft Scoping Report.

In this regard, we wish to correct the review period to ensure sufficient time for the EAP to consolidate and respond to all comments received prior to the submission of the Final Scoping Report to the DFFE by 10 September 2024.

According to the regulations, the comment period should end on 26 August 2024, however, in order to provide sufficient time to all parties we would like to request that all comments are provided by **30** August 2024.

We look forward to your continued participation in this process

Kind regards

usp

Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819

From: Strong, Ashlea
Sent: Friday, July 26, 2024 12:27 PM
To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>>
Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>>
Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTRICAL GRID INFRASTRUCTURE

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WSP Web site	https://www.wsp.com/en- ZA/services/public-documents		
Datafree Web site	https://wsp-engage.com/		

WSP contact details are:

Name: Ashlea Strong

Tel: +27 11 361-1392

Fax:

011 361 1301

E-mail: <u>ashlea.strong@wsp.com</u>

Address: P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819



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# Maharaj, Jashmika

From: Sent:	Personal details have been redacted as required by the POPI Act	
Subject:		PRAFT SCOPING REPORT FOR THE PROPOSED

Dear Ashlea Strong,

Please be advised that I am no longer Cha	Personal	details	have	been	n of the Wildlife and Environment Society of
SA. The existing Chairman is Llew Taylor a	redacted	as requ	ired b	by the	Please address all correspondence to him.
Deservela	POPI Act	•		5	
Simon Evered					1

From: Strong, Ashlea <Ashlea.Strong@wsp.com>
Sent: Friday, 26 July 2024 12:27
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Commenting Authority,

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	Library	Hendrina, 1095		
Bethal	Bethal Public	Danie Nortje		
	Library	Street, Bethal,		
		2310		
WSP Web site	https://www.wsp.com/en-			
	ZA/services/public-documents			

# The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	<ul> <li>Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address         <ul> <li>if it doesn't seem to come through please check your "spam" folder</li> </ul> </li> </ul>

# WSP contact details are:

Name:	Ashlea Strong
Tel:	+27 11 361-1392
Fax:	011 361 1301
E-mail:	ashlea.strong@wsp.com
Address:	P.O. Box 6001, Halfway House, 1685

#### n ic thi .... - I - **F** .. . . . : .

We look	c forwa	rd to	your p	participa	tior	n is this p	proc	ces
Personal	details	have	been	redacted	as	required	by	the
POPI Act								



Thirushan Nadar Consultant

T +27 11 300-6185 M +27 73 888-3727



WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

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Virus-free.www.avast.com

# Maharaj, Jashmika

From:Strong, AshleaSent:Monday, 05 August 2024 09:53To:Tshitso MofokengSubject:Declined: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED<br/>PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Tshitso

Thank you for your email.

Please note that WSP has been appointed to undertake the Environmental Impact Assessment application and associated processes for the Dalmanutha Wind Energy Facility.

There are no wayleave applications currently underway for the proposed project. We will be declining your meeting request as there is nothing to present at this time.

Kind regards







T +27 11 361-1392 M +27 82 786-7819



WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

#### wsp.com

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# Mamashela, Tshepho

From: Sent: To: Cc: Subject: Attachments:	Mamashela, Tshepho Friday, 26 July 2024 15:16 john.geeringh@ntcsa.co.za Strong, Ashlea; Nadar, Thirushan RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE 20240507 Phef One OHL+buffer.kml	
Tracking:	Recipient	Delivery
	john.geeringh@ntcsa.co.za	
	Strong, Ashlea	Delivered: 2024/07/26 15:16
	Nadar, Thirushan	Delivered: 2024/07/26 15:16

# Dear John

Kindly find the attached KMZ of the proposed development as requested.

Kind regard,



WSP is a proud Level 1 B-BBEE contributor and is internationally certified for ISO 9001, 14001 & 45001

Personal details have been redacted as required by the POPI Act DPOSED PHEFUMULA EMOYENI ONE

# Disclaimer

NB: This Email and its contents are subject to the NTCSA EMAIL LEGAL NOTICE which can be viewed here.

From: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>>
Sent: Friday, 26 July 2024 12:27
To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>>
Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>>
Subject: [CAUTION:EXTERNAL EMAIL] AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED
PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

Dear Stakeholder,

Notice is given in terms of Regulation 41(2) of GNR 982 (as amended) published under section 24 and 24D of the National Environmental Management Act (No. 107 of 1998) (NEMA) for submission of an application for environmental authorisation (EA) in respect of activities identified in terms of GNR 983, GNR 984 and GNR 985 (as amended).

The Proponent, Phefumula Emoyeni One (Pty) Ltd, proposes to develop the Phefumula Emoyeni One Electrical Grid Infrastructure. The project is located within the Msukaligwa Local Municipality, which falls under the Gert Sibande District Municipality, in the Mpumalanga Province. Due to the nature of the project thresholds, Phefumula Emoyeni One (Pty) Ltd is required to follow a Scoping and Environmental Impact Assessment (S&EIA) process to acquire the necessary authorisation prior to the commencement of the proposed project. WSP Group Africa (Pty) Ltd (WSP) has been appointed as the independent Environmental Assessment Practitioner (EAP) by Phefumula Emoyeni One (Pty) Ltd, to manage the S&EIA process.

# DRAFT SCOPING REPORT REVIEW PERIOD

The Draft scoping Report for the Phefumula Emoyeni One Electrical Grid Infrastructure will be made available at the venues below for review and comment from **26 July 2024** to **9 September 2024**.

Area	Venue	Street Address		
Ermelo	Ermelo Public	Wedgewood		
	Library;	Avenue, 2351		
		Ermelo		
	Thusiville Public	346 or Tambo St,		
	Library	Wesselton Ext 2,		
		Ermelo, 2351		
Hendrina	Hendrina Public	44 Kerk St,		
	Library	Hendrina, 1095		
Bethal	Bethal Public	Danie Nortje		
	Library	Street, Bethal,		
	-	2310		
WSP Web site	https://www.wsp.co	m/en-		
	ZA/services/public-documents			
Datafree Web	https://wsp_engage.com/			
site	https://wsp-engage.com/			

Fax:011 361 1301E-mail:ashlea.strong@wsp.comAddress:P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.



Ashlea Strong Principal Associate

T +27 11 361-1392 M +27 82 786-7819





WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

#### wsp.com

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-LAEmHhHzdJzBITWfa4Hgs7pbK

# Mamashela, Tshepho

From: Sent: To: Cc: Subject:	Mamashela, Tshepho Friday, 26 July 2024 15:51 'Aviation Environmental Compliance'; Strong, Ashlea; Nadar, Thirushan Pamela Madondo; Evelyn Shogole RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE		
Tracking:	<b>Recipient</b> 'Aviation Environmental Compliance'	Delivery	Read
	Strong, Ashlea Nadar, Thirushan Pamela Madondo Evelyn Shogole	Delivered: 2024/07/26 15:51 Delivered: 2024/07/26 15:51	Read: 2024/07/29 10:29

Good day

Thank you for your comment.

WSP can confirm that ATNS is on the project database and they will be sent all communication regarding the Phefumula grid project going forward.

Kind regards,



Tshepho Mamashela Environmental Consultant

M +27 71 450 0408

From: Aviation Environmental Compliance <environment@caa.co.za>
Sent: Friday, July 26, 2024 12:57 PM
To: Strong, Ashlea <Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>; Pamela Madondo <MadondoP@caa.co.za>; Evelyn
Shogole <ShogoleE@caa.co.za>
Subject: RE: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTRICAL GRID INFRASTRUCTURE

Good day,

I hope this email finds you well. Kindly note that the SACAA has transferred all obstacle assessments and applications responsibilities to Air Traffic and Navigation Services (ATNS) as published on the SACAA website: <a href="http://www.caa.co.za/industryinformation/obstacles/">www.caa.co.za/industryinformation/obstacles/</a>. A formal application must be lodged with Air Traffic and Navigation Services (ATNS) for a formal obstacles assessment to be conducted. The list and contact details of the approved obstacles assessment services providers can be obtained from the CAA website: <a href="http://www.caa.co.za">www.caa.co.za</a>.

Kind regards



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From: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Sent: Friday, July 26, 2024 12:27 PM To: Strong, Ashlea <<u>Ashlea.Strong@wsp.com</u>> Cc: Mamashela, Tshepho <<u>Tshepho.Mamashela@wsp.com</u>> Subject: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE ELECTRICAL GRID INFRASTRUCTURE

"This message was sent from outside of SACAA. Please use caution when opening links and/ or attachments"

Dear Commenting Authority,

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	Thusiville Public Library	346 or Tambo St, Wesselton Ext 2, Ermelo, 2351	
Hendrina	Hendrina Public Library	44 Kerk St, Hendrina, 1095	
Bethal	Bethal Public Library	Danie Nortje Street, Bethal, 2310	
WSP Web site	https://www.wsp.com/en- ZA/services/public-documents		
Datafree Web site	https://wsp-engage.com/		

The report has also been made available at the link below easy access:

One Drive	Phefumula Emoyeni Public Review
Link	
One Drive Instruction	<ul> <li>Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder</li> </ul>

Personal	details	have	been	redacted	as	required	by	the
POPI Act								



# **Thirushan Nadar** Consultant

T +27 11 300-6185 M +27 73 888-3727

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#### WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

# wsp.com

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# Mamashela, Tshepho

From: Sent:	Mamashela, Tshepho Monday, 29 July 2024 10:25		
То:	Personal details have been redacted as required by the POPI Act		
Cc: Subject:			
Attachments:			
Tracking:			

Hi Robyn

Thank you for the response. Please be advised that the hard copy was already delivered to Sindi Mbuyane at MDARDLEA on Friday 26th July 2024.

Please see the attached delivery note for proof.

Thank you

visp

Tshepho Mamashela Environmental Consultant

M +27 71 450 0408

From: Robyn Luyt <rluyt@mpg.gov.za>
Sent: Friday, July 26, 2024 4:25 PM
To: Sindy Mbuyane <MbuyaneSB@mpg.gov.za>; frans.krige@mtpa.co.za; mervyn@mtpa.co.za; Strong, Ashlea
<Ashlea.Strong@wsp.com>
Cc: Mamashela, Tshepho <Tshepho.Mamashela@wsp.com>
Subject: Re: AVAILABILITY OF THE DRAFT SCOPING REPORT FOR THE PROPOSED PHEFUMULA EMOYENI ONE
ELECTRICAL GRID INFRASTRUCTURE

Dear Ashlea,

Thank you for sharing the document. As a reminder to my colleagues copied herein I attach the 24C3 agreement that DFFE is the CA for this.

Please do also be reminded that our 30 day commenting period will commence ont he date that Ms Mbuyane receives the documents in hard copy, and that MTPA must receive theirs as they require.

Kind Regards Robyn

>>> "Strong, Ashlea" <<u>Ashlea.Strong@wsp.com</u>> 07/26/24 12:28 PM >>>

Dear Commenting Authority,

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# DRAFT SCOPING REPORT REVIEW PERIOD

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	Public Library	Hendrina, 1095	
Bethal	Bethal Public	Danie Nortje	
	Library	Street, Bethal, 2310	
WSP Web site	https://www.wsp.co	m/en-	
	ZA/services/public-documents		
Datafree Web site	https://wsp-engage.com/		

The report has also been made available at the link below easy access:

One Drive Link	Phefumula Emoyeni Public Review
One Drive Instruction	<ul> <li>Please note that you will receive a separate email with the link to the one drive. This link will then request a verification number which will automatically be sent to your email address – if it doesn't seem to come through please check your "spam" folder</li> </ul>

WSP contact details are:

Ashlea Strong
+27 11 361-1392
011 361 1301
ashlea.strong@wsp.com
P.O. Box 6001, Halfway House, 1685

We look forward to your participation is this process.

> Thirushan Nadar Consultant

T +27 11 300-6185 M +27 73 888-3727

WSP in Africa Building 1, Maxwell Office Park, Magwa Crescent West, Waterfall City, Midrand 1685 South Africa

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#### -LAEmHhHzdJzBITWfa4Hgs7pbKI

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Mashala Hendrina Coal (Pty) Ltd

14 May 2024

Attention: Thirushan Nadar WSP Group Africa (Pty) Ltd Building 1, Maxwell Office Park Magwa Crescent West Waterfall City Midrand, 1685 Phone: +27 11 300 6185 Email: Thirushan.Nadar@wsp.com

COMMENTS ON THE PHEFUMULA EMOYENI ONE (PTY) LTD: DRAFT ENVIRONMENTAL SCOPING REPORT FOR AN ENVIRONMENTAL AUTHORISATION APPLICATION FOR A PROPOSED WIND FACILITY OVER SEVERAL PORTIONS OF THE FARMS: GROBLESHOEK 191 IS, ISRAEL 207 IS, BOSMANSKRANS 217 IS, VAALBANK 233 IS, KUILFONTEIN NOO 234-IS, BOSMANSHOEK NO. 235 IS, WITBANK NO. 236 IS, NOOITGEDACHT 237 IS, ORPENSKRAAL 238 IS, GELIKSDRAAI NO. 240 IS, KRANSPOORT 248 IS, TWEEFONTEIN 249 IS, VOORZORG 250 IS, NOOITGEDACHT 251 IS, SPION KOP 252 IS, DRIEHOEK NO. 273 IS, SPITSKOP 276 IS, UITZIGT 450 IS AND KRANSPOORT 827 IS IN MPUMALANGA.

Dear Sir/Madam,

Mashala Hendrina Coal (Pty) ("MHC") Ltd has been identified as an Interested and Affected Party for the Phefumula Emoyeni One (Pty) Ltd proposed wind facility due to the fact that the aforementioned project overlaps with MHC's Gugulethu Colliery, mining right reference number MP 30/5/1/2/2/365 MR.

MHC would like it placed on record that Gugulethu Colliery's mining right was granted in 2014, and the colliery is currently operational. At present, opencast mining, and associating processing activities, are taking place on site, with future expansion into underground operations in the next five (5) years. Some of the activities are on properties owned by the Group and some are on properties where MHC has the lawful use of the surface rights.

As a result of the nature of the opencast activities, co-existence is therefore not possible.

The following is in response to the documentation received on 12 April 2024 respectively:

1. Comments on the Draft Scoping Report

Personal details have been redacted as required by the POPI Act

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- 1.1 The draft Scoping Report did not provide the Department of Forest, Fisheries and Environment (DFFE) reference number, only internal reference numbers were provided.
- 2.1 Listed activities that are triggered are required to have their own heading, as per the National Environmental Management Act (NEMA) Regulations GNR 982 (as amended) Section 2 (1) (d) (i), this is not within the report. The listed activities have been included in the policy and legislative context section; the listed activities need to be in their own section.
- 3.1 Alternatives not assessed appropriately as per the NEMA Regulations GNR 982 (as amended) Section 2 (1) (g) (v). The alternatives have not been assessed in terms of nature, significance, consequence, extent, duration and probability of such identified impacts, including the degree to which these impacts can be reversed, may cause irreplaceable loss of resources and can be avoided, managed or mitigated.
- 4.1 Positive and negative impacts alternatives will have will have on the environment and on the community that may be affected focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects were not provided in the report, only the overall summary of all impacts were provided in the draft Scoping Report. This is required as per NEMA Regulations GNR 982 (as amended) Section 2 (1) (g) (vii).
- 5.1 The draft Scoping Report did not include a no-go option as an alternative, Section 24(4)(b)(i) of NEMA (as amended), provides that an investigation must be undertaken of the potential consequences or impacts of the alternatives to the activity on the environment and assessment of the significance of those potential consequences or impacts, including the option of *not implementing the activity*.
- 6.1 The undertaking under oath section within the draft Scoping Report, as per NEMA Regulations GNR 982 (as amended) Section 2 (1) (i) (i-iii), is missing key points:
  - the correctness of the information provided in the report;
  - the inclusion of comments and inputs from stakeholders and interested and affected • parties; and;
  - any information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested or affected parties.
- 7.1 NEMA Regulations GNR 982 (as amended) Section 2 (1) (k) and (l) from the draft Scoping Report is not included, even if this section is not applicable it should be included.
- 8.1 NEMA Regulations GNR 982 (as amended) Section 2 (1) (I) states that "any other matter required in terms of section 24(4)(a) and (b) of the Act"- Section 24(4)(b)(i) of NEMA (as amended), provides that an investigation must be undertaken of the potential consequences or impacts of the alternatives to the activity on the environment and assessment of the



significance of those potential consequences or impacts, including the option of not implementing the activity. As mentioned previously, the alternatives were not assessed and the no-go alternative was not assessed.

9.1 NEMA Regulations GNR 982 (as amended) Section 2 (1) (h) (ix) states "identify suitable measures to avoid, reverse, mitigate or manage identified impacts and to determine the extent of the residual risks that need to be managed and monitored". This was not made clear within the draft Scoping Report. Minimal monitoring was included in Section 6.1 (Potential Impacts) of the draft Scoping Report. It is an Environmental Assessment Practitioner's duty, during the Scoping Phase, to assess which impacts would require managing and monitoring, even on a high level. The monitoring mentioned in the Section 6.1 is insufficient.

Based on the aforementioned comments, the Scoping Report needs to be revised to include the necessary sections.

MHC reserve the right to comment further on the application should any new information become available to us that we consider to be of importance.

**Yours Sincerely** 

# Maharaj, Jashmika

From: Sent:	Personal details have been redacted as required by the POPI Act
To: Cc:	
Subject: Attachments:	IAP Registration Comments on Draft Scoping Report_ Phefumula Emoyeni One (Pty) Ltd.pdf

Good morning Nadar,

I tried to reach you on your 011 number with no luck. Kindly see the attached for IAP Registration.

Should you have further enquiries regarding this, please do not hesitate to contact me on the email/contacts included below.

# Regards,

Personal	details	have	been	redacted	as	required	by	the
POPI Act								

# vsp

Building 1, Maxwell Office Park Magwa Crescent West, Waterfall City Midrand, 1685 South Africa

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